# EXHIBIT 1

# Case 1:17-cv-00052-IMK-MJA Document 183-1 Filed 08/04/20 Page 2 of 52 PageID #: 6071

	А	В	С	D	E
1	TIME ENTRIES	FOR MATTER 004600.0	1779		
2	AIG				
3	Date	Name	Hours	Amount	Narrative
4	4/14/2017	Jeffries, Mark G.	0.60	\$97.80	Review complaint
5	4/14/2017	Jeffries, Mark G.	0.80	\$130.40	Review websites related to allegations in complaint maintained by plaintiff's father
					Analysis of Scott Ballock Complaint and evaluate claims contained therein, the analysis is relevant
6	4/14/2017	Williams, Monte' L.	1.50	\$268.50	to evaluating liability strategy
					Analysis of Scott Ballock social media postings, the analysis is relevant to fact checking information
7	4/14/2017	Williams, Monte' L.	0.90	\$161.10	alleged in the Complaint
					Legal research re: viability of malicious prosecution and abuse of process claims under 42 U.S.C.
8	4/17/2017	Jeffries, Mark G.	4.40	\$717.20	1983, elements of abuse of process and defamation claims under West Virginia law
9	4/20/2017	Jeffries, Mark G.	0.40	\$65.20	Calls to Monongalia County Prosecuting Attorney's office re: obtaining plaintiff's criminal file
10	4/20/2017	Jeffries, Mark G.	0.10	\$16.30	Email Monongalia County Prosecuting Attorney re: plaintiff's complaint
11	4/20/2017	Jeffries, Mark G.	1.20	\$195.60	Legal research re: procedure to get expunged criminal records unsealed
12	4/20/2017	Neal, Mandi L.	0.50	\$52.50	Travel from office to Monongalia County Courthouse (75 High Street) and travel back to office
13	4/20/2017	Neal, Mandi L.	0.60	\$63.00	Perform criminal/civil background check on Scott Bollack in Monongalia County Magistrate Court
14	4/20/2017	Neal, Mandi L.	1.30	\$136.50	Perform criminal/civil background check on Scott Ballack and review civil case file (50 plus pages)
15	4/21/2017	Jeffries, Mark G.	2.70	\$440.10	Draft motion to dismiss and supporting memorandum
					Legal research re: viability of malicious prosecution claim based upon charge that has been
16	4/21/2017	Jeffries, Mark G.	1.40	<del></del>	expunged
17	4/24/2017	Jeffries, Mark G	1.90		Draft motion to dismiss and supporting memorandum
18	4/24/2017	Jeffries, Mark G.	0.80	\$130.40	Review records from previous civil suit between plaintiff and co-defendant
					Legal research re: viability of malicious prosecution claim based upon charge that has been
19		Jeffries, Mark G.	0.60		expunged
20	4/25/2017	Jeffries, Mark G.	2.60		Draft motion to dismiss and supporting memorandum
21	4/25/2017	Williams, Monte' L.	0.20		Respond to correspondence from Trooper Ronnie Gaskins re: Plaintiff's Complaint
22	4/28/2017	Jeffries, Mark G.	0.60		Call with co-defendant's counsel re: coordinating defense
23	4/28/2017	Jeffries, Mark G.	0.30		Legal research re: statute of limitations for defamation claims
24	4/28/2017	Williams, Monte' L.	1.40		Revise the argument section of the defendants' motion to dismiss
25	5/1/2017	Jeffries, Mark G.	0.20	\$32.60	Call to co-defendant's counsel re: filing joint motion to dismiss

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Legal research re: section 1983 actions against private citizen, whether abuse of process is
26	5/1/2017	Jeffries, Mark G.	1.10	\$179.30	cognizable claim under section 1983, and privileged communications under defamation law
					Revise motion to dismiss to reflect new theory and additional documentation provided by co-
27	5/1/2017	Jeffries, Mark G.	5.90	\$961.70	defendant's counsel
					Analysis of Order dismissing Plaintiff's criminal charges, the analysis is relevant to determining
28	5/1/2017	Williams, Monte' L.	0.30	\$53.70	strategy for the defendants' responsive pleading
29	5/1/2017	Williams, Monte' L.	0.90	\$161.10	Work on liability strategy re: Plaintiff's Complaint and responding to same
30	5/1/2017	Williams, Monte' L.	2.40	\$429.60	Meet with First Sgt. Mike Kief re: Plaintiff's allegations
31	5/1/2017	Williams, Monte' L.	1.80	\$322.20	Meet with Sgt. Ronnie Gaskins re: Plaintiff's allegations
32	5/2/2017	Jeffries, Mark G.	1.00	\$163.00	Revise joint motion to dismiss and supporting brief
33	5/2/2017	Jeffries, Mark G.	0.10	\$16.30	Review and respond to email from co-defendant's counsel re: joint motion to dismiss
34	5/3/2017	Jeffries, Mark G.	0.20	\$32.60	Email J. Hoyer re: joint motion to dismiss
35	5/3/2017	Williams, Monte' L.	2.20	\$393.80	Analysis of WVSP file materials related to Sgt. Ronnie Gaskins' investigation of Plaintiff
36	5/5/2017	Williams, Monte' L.	1.50	\$268.50	Work on the defendants' liability strategy in preparation for discussion with John Hoyer
37	5/5/2017	Williams, Monte' L.	0.80	\$143.20	Conference with John Hoyer, in-house counsel for the WVSP, re: the defendants' case strategy
38		Jeffries, Mark G.	0.50	\$81.50	Review amended complaint
39	5/26/2017	Jeffries, Mark G.	0.10	\$16.30	Email J. Hoyer re: plaintiff's amended complaint
40	5/26/2017	Jeffries, Mark G.	0.20	\$32.60	Call from co-defendant's counsel re: responding to plaintiff's amended complaint
41	5/26/2017	Jeffries, Mark G.	0.10	\$16.30	Email J. Manoni re: plaintiff's amended complaint
42	5/26/2017	Williams, Monte' L.	0.50	\$89.50	Analysis of Plaintiff's Amended Complaint
					Develop strategy for responding to Plaintiff's Amended Complaint in light of new and old
43	5/26/2017	Williams, Monte' L.	1.40	\$250.60	allegations
44	5/30/2017	Jeffries, Mark G.	1.60	\$260.80	Compare amended complaint to original complaint
					Legal research re: elements of claims of tortious interference with contract, state law malicious
1					prosecution, and state law abuse of process, and whether Section 1983 claims based upon
45	5/30/2017	Jeffries, Mark G.	3.50	\$570.50	defamation and denial of access to courts are cognizable
46		Jeffries, Mark G.	0.20		Email J. Manoni re: moving to dismiss amended complaint
47		Jeffries, Mark G	0.10		Email J. Hoyer re: motion to dismiss amended complaint
					Legal research re: elements of claims of tortious interference with contract, state law malicious
					prosecution, and state law abuse of process, and whether Section 1983 claims based upon
48	5/31/2017	Jeffries, Mark G.	1.40	\$228.20	defamation and denial of access to courts are cognizable
49		Jeffries, Mark G.	4.90		Draft memo in support of motion to dismiss amended complaint

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
50	6/1/2017	Jeffries, Mark G.	2.20	\$358.60	Draft motion to dismiss amended complaint and supporting memo
51	6/5/2017	Jeffries, Mark G.	0.10	\$16.30	Email J. Manoni re: draft of motion to dismiss amended complaint
52	6/5/2017	Jeffries, Mark G.	0.10	\$16.30	Email J. Hoyer re: review of draft of motion to dismiss amended complaint
53	6/5/2017	Jeffries, Mark G.	0.30		Call from co-defendant's counsel re: strategy for dealing with new claims in amended complaint
54	6/5/2017	Jeffries, Mark G.	0.10		Email co-defendant's counsel re: exchanging drafts of briefs in advance of filing
55	6/8/2017	Jeffries, Mark G.	0.90	\$146.70	Revise motion to dismiss amended complaint and supporting brief
56	6/8/2017	Jeffries, Mark G.	0.20	\$32.60	Call from co-defendant's counsel re: strategies on motions to dismiss
57	6/12/2017	Jeffries, Mark G.	0.10	\$16.30	Review Roseboro Notice issued by Court
58	6/12/2017	Williams, Monte' L.	0.40		Analysis of the memorandum of law in support of Defendant Ellen Costlow's motion to dismiss
59	6/14/2017	Williams, Monte' L.	2.00	\$358.00	Meet with Trooper Berry re: Plaintiff's Amended Complaint
60	7/5/2017	Williams, Monte' L.	0.20	\$35.80	Review and respond to correspondence from Joe Manoni re: case update
61	7/7/2017	Dotson, Jared T.	1.10	\$168.30	Draft Motion to Strike Plaintiff's Response to Joint Motion for being untimely
62	7/7/2017	Dotson, Jared T.	0.30	\$45.90	Research case law on timeliness for filing motions in federal court
63		Williams, Monte' L.	1.40		Revise the defendants' motion to strike Plaintiff's motion to deny the defendants' motion to dismiss
64		Williams, Monte' L.	0.60		Analysis of Plaintiff's motion in opposition to Trooper Kief et al.'s motion to dismiss
65	7/7/2017	Williams, Monte' L.	0.50	\$89.50	Analysis of Plaintiff's motion in opposition to Ellen Costlow's motion to dismiss
					Analysis of cases cited in Plaintiff's motion in opposition to Trooper Kief et al's motion to dismiss,
66	7/7/2017	Williams, Monte' L	1.40	\$250.60	the analysis is relevant to evaluating how to respond to same
					Analysis of pleadings filed to date, the analysis is relevant to preparing for meeting with trooper
67	7/13/2017	Williams, Monte' L.	1.90	\$340.10	
					Continue analysis of pleadings filed to date, the analysis is relevant to preparing for meeting with
68	7/14/2017	Williams, Monte' L.	1.00	\$179.00	trooper clients
			1		Review co-defendant's motion to strike plaintiff's response brief and plaintiff's response to motions
69		Jeffries, Mark G.	0.10		to strike
70	7/15/2017	Jeffries, Mark G.	2.60		Legal research re: enforceability of release-dismissal agreements
71		Jeffries, Mark G.	0.70		Legal research re: judicial estoppel compared to equitable estoppel
72		Jeffries, Mark G	0.10		Email J. Manoni re: plaintiff's response brief
73	7/17/2017	Jeffries, Mark G.	0.30	\$48.90	Email J. Hoyer re: status of motion to dismiss
74	7/23/2017	Jeffries, Mark G	4.40	\$717.20	Draft reply to plaintiff's response to motion to dismiss

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Legal research re: "fugitive documents," probable cause as question of fact in malicious prosecution
75	7/23/2017	Jeffries, Mark G.	2.30	\$374.90	claims, and caselaw cited by plaintiff in response to motion to dismiss
76	7/24/2017	Jeffries, Mark G.	0.40	\$65.20	Draft reply to plaintiff's response to motion to dismiss
					Work on the defendants' liability strategy in light of new information obtained from Sgt. Mike Kief
77	7/24/2017	Williams, Monte' L.	1.70		pertaining to Plaintiff
					Revise the legal analysis section of the Defendants' Reply to Plaintiff's Response in Opposition to
78	7/25/2017	Williams, Monte' L.	2.70	· · · · · · · · · · · · · · · · · · ·	Motion to Dismiss
79	7/26/2017	Jeffries, Mark G.	0.20	\$32.60	Review plaintiff's motion in opposition to co-defendant's motion to strike
					Revise the legal analysis section of the Defendants' Reply to Plaintiff's Response in Opposition to
80	7/26/2017	Williams, Monte' L.	1.80		Motion to Dismiss
81	7/27/2017	Williams, Monte' L.	1.90		Work on the defendants' reply to Plaintiff's response to the Motion to Strike
82	7/28/2017	Jeffries, Mark G.	6.00	\$978.00	Draft reply to plaintiff's response in opposition to motion to dismiss
83	7/28/2017	Jeffries, Mark G.	0.40	\$65.20	Legal research re: impropriety of making new factual allegations in response to motion to dismiss
84	7/31/2017	Jeffries, Mark G.	1.20	\$195.60	Draft reply to plaintiff's brief in opposition to motion to dismiss
					Work on case strategy in light of Plaintiff's counsel arguments in Plaintiff's response to the
85	8/3/2017	Williams, Monte' L.	1.00	\$179.00	defendants' respective motions to dismiss
					Review and respond to emails from plaintiff's counsel re: withdrawing motions and proceeding with
86	8/4/2017	Jeffries, Mark G.	0.40		initial planning conference
87	8/4/2017	Jeffries, Mark G.	0.20	\$32.60	Call to co-defendants' counsel re: filing reply briefs in motions to dismiss
88	8/10/2017	Jeffries, Mark G.	0.10	\$16.30	Email co-defendant's counsel re: timing of filing of reply briefs
89	8/10/2017	Williams, Monte' L.	0.30	\$53.70	Analysis of Order denying the defendants' motions to strike
90	8/10/2017	Williams, Monte' L.	0.60	\$107.40	Revise the defendants' reply to Plaintiff's response to the defendants' motions to dismiss
91	8/11/2017	Jeffries, Mark G.	0.50	\$81.50	Revise the final draft of reply brief in motion to dismiss
92	8/11/2017	Jeffries, Mark G.	0.10	\$16.30	Email J. Manoni re: reply brief in motion to dismiss
93	8/11/2017	Jeffries, Mark G.	0.10		Email J. Hoyer re: reply brief in motion to dismiss
94	8/14/2017	Jeffries, Mark G.	0.10	\$16.30	Call from J. Manoni re: status of motion to dimiss and likelihood of success
95	8/14/2017	Jeffries, Mark G.	0.20	\$32.60	Revise reply brief in motion to dismiss
96	8/18/2017	Jeffries, Mark G.	0.70		Review co-defendant's reply brief
97	8/24/2017	Williams, Monte' L.	2.70	\$483.30	Meet with Sgt. Mike Kief re: case update and strategy in light of Plaintiff's most recent filings
98	9/7/2017	Jeffries, Mark G.	0.10	\$16.30	Review first order and notice regarding discovery and scheduling
99	9/8/2017	Jeffries, Mark G.	0.10		Email counsel re: initial planning meeting
100	9/13/2017	Jeffries, Mark G.	0.20	\$32.60	Respond to emails from counsel re: Rule 26 Initial Planning Meeting

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
101	9/14/2017	Jeffries, Mark G.	0.90	\$146.70	Conference call among counsel for initial planning conference
102		Jeffries, Mark G.	0.90	\$146.70	Draft report of the parties' planning meeting
103	9/15/2017	Jeffries, Mark G.	0.20		Revise report of the parties' planning meeting
104	9/15/2017	Jeffries, Mark G.	0.30	\$48.90	Email counsel re: draft of report of parties' planning meeting
					Return telephone call to M. Kief re: additional information relative to Plaintiff and his current job
105		Williams, Monte' L.	0.30		
106		Jeffries, Mark G.	0.70		Conference call and email among counsel for court-ordered parties' initial planning meeting
107	9/20/2017	Jeffries, Mark G.	0.20	\$32.60	Revise report of the parties' planning meeting
108		Jeffries, Mark G.	0.20		Review email from plaintiff's counsel re: request for stipulation to file second amended complaint
109	9/27/2017	Jeffries, Mark G.	0.30	\$48.90	Call from co-defendant's counsel re: plaintiff's counsel's request for stipulation
					Legal research re: whether plaintiff's discharge from employment affects any claims in amended
110	9/27/2017	Jeffries, Mark G.	2.40	\$391.20	complaint
					Call from Todd Phillips re: Plaintiffs' request to stipulate to the second amendment of the Plaintiff's
111	9/27/2017	Williams, Monte' L.	0.30	\$53.70	Amended Complaint
					Communicate with Sgt. Mike Kief re: Plaintiff's counsel's desire to amend the complaint a second
112		Williams, Monte' L.	0.70		time and the suspected basis for same
113		Jeffries, Mark G.	2.30		Prepare for hearing on motion to dismiss
114	9/28/2017	Jeffries, Mark G.	0.10	\$16.30	Respond to emails from court re: hearing on motion to dismiss
					Calls with co-defendant's counsel re: telephonic appearance at scheduling conference and hearing
115		Jeffries, Mark G.	0.30		on motions to dismiss
116		Jeffries, Mark G.	1.00		Attend telephonic scheduling conference
117		Jeffries, Mark G.	1.60		Draft Rule 26 Initial Disclosures
118		Jeffries, Mark G.	0.10		Emails and call with J. Manoni re: information needed for Rule 26 Initial Disclosures
119		Jeffries, Mark G.	0.40		Call from co-defendant's counsel re: Rule 26 Initial Disclosures
120		Jeffries, Mark G.	0.10		Review amended scheduling order
121	4	Jeffries, Mark G.	0.20		Revise Rule 26 Initial Disclosures
122		Jeffries, Mark G.	0.10		Review plaintiff's Rule 26 Initial Disclosures
123		Jeffries, Mark G.	0.30		Review co-defendant and plaintiff's Rule 26 Initial Disclosures
124		Jeffries, Mark G.	0.20		Prepare for hearing on motion to dismiss
125		Jeffries, Mark G.	1.20		Prepare for hearing on motion to dismiss
126		Jeffries, Mark G.	1.60		Review plaintiff's motion to amend complaint
127	10/13/2017	Jeffries, Mark G.	1.50	\$244.50	Prepare for hearing on motion to dismiss

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 500 W. Pike St., Clarksburg, WV
128	10/13/2017	Jeffries, Mark G.	0.50	\$81.50	26301 to attend hearing on motion to dismiss
129	10/13/2017	Jeffries, Mark G.	1.50	\$244.50	Attend hearing on motion to dismiss
					Email Joe Manoni and John Hoyer re: results of hearing on motion to dismiss and plaintiff's
130	10/13/2017	Jeffries, Mark G.	0.20	\$32.60	amended complaint
131		Williams, Monte' L.	1.00	\$179.00	Work on strategy re: responding to Plaintiff's Complaint
132		Jeffries, Mark G.	0.20	\$32.60	Draft proposed protective order
133	10/26/2017	Jeffries, Mark G.	0.10	\$16.30	Review emails from counsel re: agreed protective order
134	11/6/2017	Williams, Monte' L.	1.70	\$304.30	Work on the defendants' initial discovery requests to Plaintiff
					Return telephone call to Sgt. Mike Kief re: Plaintiff's Amended Complaint and the specific allegation
135	11/29/2017	Williams, Monte' L.	0.30	\$53.70	that the WVSP visited his place of employment
					Analysis of Plaintiff's voluminous Amended Complaint in preparation for conference with Sgt. Mike
136	11/29/2017	Williams, Monte' L.	0.60	\$107.40	Kief
137	12/6/2017	Jeffries, Mark G.	1.20	\$195.60	Review magistrate's report and recommendation on motion to dismiss
					Work on and develop strategy re: the Magistrate Aloi's Report and Recommendation re: the
138	12/6/2017	Williams, Monte' L.	1.30	\$232.70	defendants' motion to dismiss
139	12/8/2017	Jeffries, Mark G.	0.40	\$65.20	Legal research re: use of Touhy request to obtain documents and testimony from the FBI
					Call to Clarksburg FBI Resident Office re: procedure to get information related to plaintiff's
140	12/8/2017	Jeffries, Mark G.	0.60	\$97.80	complaint
					Call to co-defendant's counsel re: obtaining additional factual information related to Plaintiff's
141	12/8/2017	Jeffries, Mark G.	0.50	\$81.50	allegations
142	12/18/2017	Williams, Monte' L.	0.50	\$89.50	Work on the defendants' liability strategy
					Work on the defendants' discovery strategy in light of Plaintiff's allegations in light of information
143	12/18/2017	Williams, Monte' L.	0.90	\$161.10	obtained from counsel for the co-defendant
					Analysis of Plaintiff's Second Amended Complaint, the analysis is relevant to continue efforts
144	12/22/2017	Williams, Monte' L.	0.60	\$107.40	related to the defendants liability defense
					Review report and recommendation re: motion to dismiss intentional infliction of emotional
145	12/27/2017	Jeffries, Mark G.	0.10	\$16.30	distress claim
146	1/3/2018	Jeffries, Mark G.	1.00	\$163.00	Draft answer to third amended complaint
147	1/9/2018	Williams, Monte' L.	0.60	\$107.40	Call from Sgt. Kief re: case status
148	1/12/2018	Jeffries, Mark G.	0.20	\$32.60	Email John Hoyer re: status of pleadings
149	1/16/2018	Williams, Monte' L.	1.70	\$304.30	Analysis of Plaintiff's subpoena and develop strategy related to same
150	1/17/2018	Williams, Monte' L.	0.80		Analysis of Plaintiff's first set of discovery to the defendants

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
151	1/18/2018	Williams, Monte' L.	0.80	\$143.20	Continue analysis of Plaintiff's first set of discovery to the defendants
					Legal research re: propriety of using subpoena to third party to request same documents sought
152	1/19/2018	Jeffries, Mark G.	2.60	\$423.80	through written discovery
					Legal research re: propriety of using subpoena to third party to request same documents sought
153	1/22/2018	Jeffries, Mark G.	0.20	\$32.60	through written discovery
154	1/24/2018	Jeffries, Mark G.	0.20	\$32.60	Review email from Mendi Craddock of WV State Police re: subpoena
155	1/24/2018	Jeffries, Mark G.	0.40	\$65.20	Draft responses to plaintiff's discovery requests
156	1/25/2018	Jeffries, Mark G.	4.20	\$684.60	Draft discovery requests to plaintiff
157	1/25/2018	Jeffries, Mark G.	0.20	\$32.60	Call to FBI Resident Office re: Touhy request for information related to plaintiff's discharge
158	1/25/2018	Jeffries, Mark G	0.50		Call to FBI Pittsburgh office re: Touhy request for information related to plaintiff's discharge
159	1/25/2018	Jeffries, Mark G.	0.20	\$32.60	Call to FBI CJIS center re: Touhy request for information related to plaintiff's discharge
160	1/26/2018	Jeffries, Mark G.	1.30	\$211.90	Draft discovery requests to plaintiff
					Phone conference with representative from Monongalia County Circuit Clerk's Office regarding
					need to obtain additional court documents from plaintiff's previous civil case file, memo to file
161	1/26/2018	Neal, Mandi L.	0.30	\$31.50	regarding same
162	1/29/2018	Hanlan, Benjamin	0.30	\$31.50	Research ICANN website to determine ownership of ellencostlow.com website
					Review prior civil complaint between plaintiff and co-defendant for information relevant to current
163	1/30/2018	Jeffries, Mark G.	0.20	\$32.60	complaint
164	2/1/2018	Jeffries, Mark G.	3.50	\$570.50	Draft answer to third amended complaint
165	2/2/2018	Jeffries, Mark G.	0.10	\$16.30	Call to Tom Aldridge at FBI CJIS re: Touhy request to get information related to plaintiff's discharge
					Call to John Nickum at FBI Pittsburgh office re: allegation that state trooper tortiously interfered
166	2/2/2018	Jeffries, Mark G.	0.30	\$48.90	with plaintiff's employment
					Analysis of Sgt. Gaskins voluminous report (approximately 200 pages reviewed) re: Plaintiff's
167	2/2/2018	Williams, Monte' L.	3.60	\$644.40	criminal case, the analysis is relevant to evaluating response to subpoena served on the defendants
168	2/2/2018	Williams, Monte' L.	0.80		Analysis of Plaintiff's discovery requests to the defendants
169	2/2/2018	Williams, Monte' L.	1.60	\$286.40	Work on the responding to Plaintiff's discovery requests to the defendants
					Analysis of federal cases concerning subpoena and Rule 26, the analysis is relevant to advising client
170	2/2/2018	Williams, Monte L	1.70	\$304.30	on how to respond to Plaintiff's subpoena to the defendants
171	2/5/2018	Jeffries, Mark G.	0.10	\$16.30	Call from Tom Aldridge at FBI re: Touhy request
172	2/5/2018	Jeffries, Mark G	1.10	\$179.30	Draft answer to third amended complaint
173	2/6/2018	Jeffries, Mark G.	3.60	\$586.80	Draft answer to Third Amended Complaint

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
174	2/6/2018	Jeffries, Mark G	0.70	\$114.10	Work on draft responses to plaintiff's first set of requests for production
175	2/6/2018	Williams, Monte' L.	0.20	\$35.80	Draft correspondences to John Hoyer re: Plaintiff's subpoena to the WVSP
176	2/6/2018	Williams, Monte' L.	0.90	\$161.10	Work on strategy re: responding to Plaintiff's subpoena for documents and other information
					Analysis of Plaintiff's voluminous Third-Amended Complaint (approximately 41 pages), the analysis
177	2/6/2018	Williams, Monte' L.	1.30	\$232.70	is relevant to preparing for meeting with Sgt. Mike Kief and Trooper Chris Berry
178		Williams, Monte' L.	1.60		Work on the defendants' responses to Plaintiff's first set of interrogatories
179		Jeffries, Mark G.	0.70	\$114.10	Draft responses to plaintiff's first set of requests for production
180		Jeffries, Mark G.	4.90	\$798.70	Draft motion to quash subpoena
					Meet with Ronnie Gaskins re: facts needed to answer complaint and respond to plaintiff's discovery
181	2/7/2018	Jeffries, Mark G.	2.30	\$374.90	requests
182		Jeffries, Mark G.	1.50	\$244.50	Review investigative file of plaintiff's criminal arrest
					Meet with Sgt. Mike Kief and Trooper Chris Berry in order to work on responses to Plaintiff's
183	2/7/2018	Williams, Monte' L.	3.80	\$680.20	discovery requests (NO TRAVEL NECESSARY)
184	2/8/2018	Smith, M. Leann	3.20	\$336.00	Work on documents from State Police file in preparation for responding to discovery
					Review investigative file of plaintiff's criminal arrest and custody evaluation report from family
185	2/8/2018	Jeffries, Mark G.	1.00	\$163.00	court proceedings
186	2/8/2018	Jeffries, Mark G.	2.20	\$358.60	Draft responses to plaintiff's first set of document requests
187	2/8/2018	Jeffries, Mark G.	0.80	\$130.40	Interview with fact witness John Hambrick
188	2/8/2018	Jeffries, Mark G.	0.40		Call to co-defendant's counsel re: co-defendant's contact with clients and discovery issues
189	2/8/2018	Williams, Monte' L.	0.20	\$35.80	Analysis of the court's order granting the declaratory judgment to Plaintiff
					Review investigative file of plaintiff's criminal arrest and custody evaluation report from family
190	2/9/2018	Jeffries, Mark G.	7.70		court proceedings
191	2/9/2018	Hanlan, Benjamin	0.50	\$52.50	Review various websites to determine ownership of email addresses and websites
					Analysis of the Monongalia County Family Court Evaluation Report, the analysis is relevant to
192		Williams, Monte' L.	0.70		evaluating the Plaintiff's liability claims
193		Smith, M. Leann	0.70		Work on documents from State Police file to be produced in response to discovery requests
194		Jeffries, Mark G.	0.30		Email co-defendant's counsel re: objections to plaintiff's discovery requests
195		Jeffries, Mark G.	2.90		Review documents for production in response to plaintiff's first set of document requests
196	2/13/2018	Jeffries, Mark G.	1.50	\$244.50	Draft response to plaintiff's requests for documents

	А	В	С	D	Ε
3	Date	Name	Hours	Amount	Narrative
197	2/13/2018	Jeffries, Mark G	0.40		Call and texts with Chris Berry re: information needed to respond to plaintiff's discovery requests
198	2/13/2018	Williams, Monte' L.	0.60		Telephone conference with Mendi Craddock, of the WVSP, re: Plaintiff's discovery requests
199	2/14/2018	Jeffries, Mark G.	1.00		Calls with Mike Kief re: information needed to respond to plaintiff's discovery requests
200	2/14/2018	Williams, Monte' L.	0.60	\$107.40	Telephone conference with Joe Manoni re: case status
201	2/16/2018	Smith, M. Leann	2.70	\$283.50	Prepare State Police file to be produced including redaction of personal identifying information
202		Jeffries, Mark G.	4.40		Review documents provided by clients for production in response to plaintiff's discovery requests
203		Jeffries, Mark G.	0.10		Call to co-defendant's counsel re: confidentiality of documents to be produced in discovery
204		Jeffries, Mark G.	0.80		Call to Mike Kief re: documents to produce in discovery
205		Jeffries, Mark G.	0.70		Draft responses to plaintiff's discovery requests
206	2/19/2018	Jeffries, Mark G.	1.00	\$163.00	Draft answer to third amended complaint
					Phone interview with Ronnie Gaskins for information needed to respond to plaintiff's discovery
207	2/19/2018	Jeffries, Mark G.	1.00		requests
208	2/19/2018	Jeffries, Mark G.	0.40	\$65.20	Phone interview with Dennis Johnson re: allegation of visit of trooper to FBI Resident Agency
					Call with co-defendant's counsel re: redaction of co-defendant's contact information pursuant to
209	2/19/2018	Jeffries, Mark G.	0.10	\$16.30	family court order
					Review over 400 pages of documents to identify any contact information regarding E. Castlow to be
210	2/20/2018	Smith, M. Leann	3.20		redacted prior to production to opposing counsel
211	2/20/2018	Jeffries, Mark G.	0.90		Revise responses to plaintiff's discovery requests
212	2/20/2018	Jeffries, Mark G.	0.10	\$16.30	Call and email from Mike Kief re: email from co-defendant
					Email Christopher Chaney of FBI CJIS General Counsel's office re: Touhy request for information
213	2/20/2018	Jeffries, Mark G.	0.10	\$16.30	related to plaintiff's discharge
					Analysis of voluminous charging documents(approximately 180 pages reviewed) provided by
214	2/20/2018	Williams, Monte' L.	3.40	\$608.60	Trooper Chris Berry in order to determine the responsiveness to Plaintiff's discovery requests
					Review over 400 pages of documents to determine if any contact information for E. Costlow
215	2/21/2018	Smith, M. Leann	1.80		needed redacted
216		Jeffries, Mark G.	0.10		Respond to emails from plaintiff's counsel re: responses to plaintiff's discovery requests
217	2/21/2018	Jeffries, Mark G.	0.10	\$16.30	Call from Ronnie Gaskins re: how to respond to email from co-defendant
218	2/21/2018	Jeffries, Mark G.	0.10	\$16.30	Call from Vanessa Welch at FBI CJIS re: Touhy request

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Review over 400 pages of documents to identify any contact information for E. Costlow to be
219	2/22/2018	Smith, M. Leann	1.40	\$147.00	redacted prior to production
					Review plaintiff's response in opposition to State Police's motion to quash subpoena and caselaw
220	2/22/2018	Jeffries, Mark G	0.60	\$97.80	cited therein
		-=			Review more than 400 pages of documents to identify any contact information for E. Costlow to be
221	2/23/2018	Smith, M. Leann	1.40	\$147.00	redacted
222	2/23/2018	Jeffries, Mark G.	0.10	\$16.30	Call from Joe Manoni re: effect of order granting declaratory judgment on case
					Review plaintiff's response in opposition to State Police's motion to quash subpoena and caselaw
223	2/23/2018	Jeffries, Mark G.	2.20	\$358.60	cited therein
224	2/23/2018	Jeffries, Mark G.	1.90	\$309.70	Draft reply to motion to quash
					Email co-defendant's counsel re: family court order protecting co-defendant's contact information
225	2/26/2018	Jeffries, Mark G.	0.10	\$16.30	and co-defendant's contact with clients
					Review documents provided by clients re: investigations into car break-ins in co-defendant's
226	2/26/2018	Jeffries, Mark G.	0.20	\$32.60	neighborhood
227	2/26/2018	Jeffries, Mark G.	5.20	\$847.60	Draft reply brief in motion to quash subpoena
228	2/26/2018	Jeffries, Mark G.	0.10	\$16.30	Call with Mike Kief re: other complaints by co-defendant
229	2/27/2018	Jeffries, Mark G.	0.20	\$32.60	Calls with Mike Kief and Ronnie Gaskins re: information sought through subpoena to State Police
230	2/27/2018	Jeffries, Mark G.	0.90	\$146.70	Draft reply brief in motion to quash subpoena
231	2/27/2018	Jeffries, Mark G.	0.90	\$146.70	Draft discovery requests to plaintiff
232	2/27/2018	Jeffries, Mark G.	0.10	\$16.30	Call to Vanessa Welch of FBI CJIS re Touhy request
					Email John Hoyer re: producing objectionable documents in response to subpoena issued to State
233	2/27/2018	Jeffries, Mark G.	0.30	\$48.90	Police
234	2/27/2018	Williams, Monte' L.	1.40	\$250.60	Revise the defendants' reply to Plaintiff's response to the motion to quash
					Analysis of the defendant's discovery responses, the analysis is relevant to identifying additional
235	2/27/2018	Williams, Monte' L.	2.20	\$393.80	discovery needs at this time
236	2/27/2018	Williams, Monte' L.	2.50	\$447.50	Work on supplemental discovery responses to Plaintiff's requests
					Call with co-defendant's counsel re: redacting co-defendant's contact information from discovery
237	2/28/2018	Jeffries, Mark G.	0.10	\$16.30	responses
238	2/28/2018	Jeffries, Mark G.	0.30	\$48.90	Draft reply brief for motion to quash
					Redact email addresses for Ellen Costlow in preparation for producing documents in response to
239	3/1/2018	Smith, M. Leann	0.30	\$31.50	discovery requests
240	3/1/2018	Jeffries, Mark G.	0.10	\$16.30	Draft supplemental response to plaintiff's discovery requests

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Email co-defendant's counsel re: redaction of co-defendant's contact information from
241	3/1/2018	Jeffries, Mark G.	0.10	\$16.30	supplemental production
					Analysis of Sgt. G. Gaskins' investigative file (approximately 200 of 393 pages), the analysis is
242	3/1/2018	Williams, Monte' L.	3.30		relevant to evaluating the need to supplement the defendants' discovery responses
243	3/2/2018	Jeffries, Mark G.	0.20	\$32.60	Emails with Elissa Okoniewski at FBI CJIS re: Touhy request for plaintiff's personnel file
244		Jeffries, Mark G.	0.20		Review documents related to Touhy request provided by FBI
245		Jeffries, Mark G.	1.60		Draft reply brief in motion to quash
246	3/5/2018	Jeffries, Mark G	0.60	\$97.80	Draft supplemental response to plaintiff's discovery requests
247	3/5/2018	Jeffries, Mark G.	0.10	\$16.30	Draft discovery requests to plaintiff
					Call from co-defendant's counsel re: family court order to support redacting co-defendant's contact
248		Jeffries, Mark G.	0.10		information from discovery responses
249	3/5/2018	Jeffries, Mark G.	0.70		Draft response to subpoena
250	3/6/2018	Smith, M. Leann	0.40		Draft employment records release to request FBI employment records for plaintiff
251	3/6/2018	Jeffries, Mark G.	0.20	<u> </u>	Email Mendi Craddock at WVSP re: information needed to respond to plaintiff's subpoena
252	3/6/2018	Jeffries, Mark G.	4.90	\$798.70	Prepare Touhy request for plaintiff's personnel file from FBI
					Draft letter to plaintiff's counsel re: release of expunged criminal records and release of FBI
253	3/6/2018	Jeffries, Mark G.	0.60		personnel file
254	3/7/2018	Smith, M. Leann	0.20		Review additional documents from client to be produced in response to discovery requests
255	3/8/2018	Jeffries, Mark G.	0.40	\$65.20	Draft supplemental response to plaintiff's discovery requests
					Review documents provided by Chris Berry for supplemental production to plaintiff's discovery
256	3/8/2018	Jeffries, Mark G.	0.20		requests
257	3/9/2018	Smith, M. Leann	1.40		Draft and revise privilege log
258		Smith, M. Leann	2.10		Prepare documents to be produced in response to discovery requests
259	3/9/2018	Jeffries, Mark G.	0.40		Review documents provided by State Police for supplemental production
260	3/9/2018	Jeffries, Mark G.	0.60		Draft supplemental response to plaintiff's discovery requests
261		Jeffries, Mark G.	0.10		Respond to email from plaintiff's counsel re: discovery responses
262	3/9/2018	Jeffries, Mark G.	0.10		Review order adopting magistrate judge's report and recommendation
263		Jeffries, Mark G.	0.80		Review email from plaintiff's counsel re: discovery issues
264	3/9/2018	Jeffries, Mark G.	1.70		Draft letter to plaintiff's counsel re: discovery issues
265	3/9/2018	Jeffries, Mark G.	0.30	\$48.90	Call with Ronnie Gaskins re: clarification of State Police filing system
266		Jeffries, Mark G.	0.20		Email counsel re: supplemental responses to discovery requests
267	3/12/2018	Jeffries, Mark G.	2.30	\$374.90	Draft answer to third amended complaint

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
268	3/12/2018	Jeffries, Mark G.	0.40	\$65.20	Draft discovery requests to plaintiff
269	3/13/2018	Jeffries, Mark G.	0.80	\$130.40	Draft discovery requests to plaintiff
270	3/13/2018	Jeffries, Mark G.	0.20		Revise answer to third amended complaint in light of additional information provided by the WVSP
271	3/13/2018	Jeffries, Mark G.	0.20	\$32.60	Email John Hoyer re: draft of letter in response to plaintiff's counsel's discovery issues
272	3/14/2018	Jeffries, Mark G.	0.20	\$32.60	Review email from co-defendant's counsel re: terms of divorce with plaintiff
273	3/14/2018	Jeffries, Mark G.	0.20		Revise letter to plaintiff's counsel re: issues with discovery responses
274	3/14/2018	Jeffries, Mark G.	0.10	\$16.30	Email co-defendant's counsel re: response to plaintiff's counsel's discovery issues
275	3/14/2018	Jeffries, Mark G.	0.20	\$32.60	Revise discovery requests to plaintiff
276		Jeffries, Mark G.	0.10		Email plaintiff's counsel re: discovery issues
277	3/14/2018	Williams, Monte' L.	1.20	\$214.80	Work on strategy in order to obtain Plaintiff's sealed criminal file
					Analysis of the defendants' responses to Plaintiff's initial discovery requests, the analysis is relevant
278	3/15/2018	Williams, Monte' L.	2.50		to evaluating additional discovery needs
					Analysis of email communications and other electronic data related to Plaintiff Ballock and his ex-
					wife (approximately 300 pages), the analysis is relevant to evaluating the defendants' liability
279	3/15/2018	Williams, Monte' L.	4.40		strategy
280	3/16/2018	Jeffries, Mark G.	0.10		Email Mendi Craddock at WVSP re: information needed to respond to subpoena
281	3/19/2018	Jeffries, Mark G.	2.60		Legal research re: need for and requirements of Privacy Act order as part of Touhy request
282	3/19/2018	Jeffries, Mark G.	0.20	\$32.60	Email John Hoyer re: motion to compel plaintiff to release expunged criminal record
283	3/19/2018	Jeffries, Mark G.	0.10	\$16.30	Email Elissa Okoniewski at FBI CJIS General Counsel's office re: service of subpoena
284	3/19/2018	Jeffries, Mark G.	1.40		Draft response to subpoena
285	3/19/2018	Jeffries, Mark G.	0.80	\$130.40	Draft Touhy request to FBI for documents related to plaintiff's discharge
286	3/19/2018	Jeffries, Mark G.	0.80	\$130.40	Draft motion to compel release of plaintiff's expunged records
287	3/19/2018	Williams, Monte' L.	1.10		Work on the WVSP's response to Plaintiff's subpoena
288	3/20/2018	Jeffries, Mark G.	5.10	\$831.30	Draft motion to compel release of plaintiff's expunged records
289	3/20/2018	Jeffries, Mark G.	0.50		Revise answer to third amended complaint
290	3/20/2018	Jeffries, Mark G.	0.20	\$32.60	Email plaintiff's counsel re: need for hearing on motion to quash subpoena
291	3/20/2018	Jeffries, Mark G.	0.40	\$65.20	Contact clients re: review of answer to third amended complaint
292	3/20/2018	Jeffries, Mark G.	0.20	\$32.60	Review family court order releasing forensic psychiatric evaluation to FBI
293	3/20/2018	Jeffries, Mark G.	0.30	\$48.90	Call to co-defendant's counsel re: family court order releasing forensic psychiatric report to FBI
294	3/20/2018	Williams, Monte' L.	1.70	\$304.30	Revise the defendants' response to the Plaintiff's third-amended complaint

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Review and respond to emails from plaintiff's counsel re: problems with disc containing documents
295	3/21/2018	Jeffries, Mark G.	0.30		produced in discovery
296	3/21/2018	Jeffries, Mark G.	1.00	\$163.00	Draft motion to require plaintiff to release expunged criminal records
297	3/21/2018	Jeffries, Mark G.	0.70	\$114.10	Calls from Mike Kief re: review of answer to complaint
298	3/22/2018	Jeffries, Mark G.	0.50	\$81.50	Call with Ronnie Gaskins re: answer to complaint
299	3/22/2018	Jeffries, Mark G.	0.20	\$32.60	Call to Gabe Mucciola of Prosecuting Attorney's office re: getting expunged records released
300	3/22/2018	Jeffries, Mark G.	0.20		Revise motion to require plaintiff to release expunged criminal record
301	3/22/2018	Jeffries, Mark G.	0.20	\$32.60	Review and respond to email from plaintiff's counsel re: motion to quash subpoena
					Review and respond to email from Elissa Okoniewski at FBI CJIS re: proper service of subpoena for
302	3/23/2018	Jeffries, Mark G.	0.10	\$16.30	plaintiff's personnel records
303	3/23/2018	Jeffries, Mark G.	1.90	\$309.70	Draft notice of withdrawal of motion to quash subpoena
304	3/23/2018	Jeffries, Mark G.	0.10	\$16.30	Email plaintiff's counsel re: need for hearing on motion to quash subpoena
					Calls to Perri DeChristopher at Monongalia County Prosecuting Attorney's office re: obtaining
305	3/23/2018	Jeffries, Mark G.	0.50	\$81.50	prosecutor's records of plaintiff's criminal prosecution
306	3/23/2018	Jeffries, Mark G.	0.40	\$65.20	Revise answer to third amended complaint
					Draft motion to require plaintiff to release expunged criminal records and proposed order granting
307	3/23/2018	Jeffries, Mark G.	1.40	\$228.20	same
308	3/23/2018	Jeffries, Mark G.	0.70	\$114.10	Draft Touhy request to FBI for documents related to plaintiff's discharge
309	3/26/2018	Jeffries, Mark G	0.40	\$65.20	Call to FBI Headquarters office of general counsel re: Touhy request
310	3/26/2018	Jeffries, Mark G.	1.10	\$179.30	Revise motion to require release of plaintiff's expunged record
311	3/26/2018	Jeffries, Mark G.	0.10	\$16.30	Email John Hoyer re: motion to require plaintiff to release expunged records
					Review orders from Monongalia Family Court and U.S. District Court to determine if plaintiff
312	3/26/2018	Jeffries, Mark G.	0.30	\$48.90	violated agreed protective order
313	3/26/2018	Jeffries, Mark G.	0.20	\$32.60	Emails with co-defendant's counsel re: plaintiff's possible violation of protective order
314	3/27/2018	Jeffries, Mark G.	0.10	\$16.30	Call to FBI Headquarters Office of General Counsel re: Touhy request
315	3/27/2018	Jeffries, Mark G.	0.20	\$32.60	Revise Touhy request to FBI for plaintiff's personnel file
316	3/27/2018	Jeffries, Mark G.	0.10	\$16.30	Email counsel re: proposed subpoena to FBI
317		Williams, Monte' L.	1.00	\$179.00	Work on case strategy re: the defendants' subpoena seeking Plaintiff's employment file
318	3/28/2018	Smith, M. Leann	0.40	\$42.00	Draft subpoena to FBI for personnel file of Scott Ballock
					Review and respond to email from plaintiff's counsel re: subpoena to FBI, supplemental response to
319	3/28/2018	Jeffries, Mark G.	0.60	\$97.80	discovery, withdrawal of motion to quash, and motion to release expunged records
320		Jeffries, Mark G.	0.10		Email co-defendant's counsel re: responses to plaintiff's discovery requests

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Respond to email from plaintiff's attorney re: issues with document production and use of sharefile
321	3/29/2018	Jeffries, Mark G	0.50	\$81.50	to exchange documents
					Email counsel re: upload of initial and supplemental responses to plaintiff's discovery requests to
322	3/29/2018	Jeffries, Mark G.	0.30	\$48.90	sharefile
323	4/2/2018	Jeffries, Mark G.	0.20		Draft Touhy request to FBI for plaintiff's personnel file
324	4/4/2018	Jeffries, Mark G.	0.10	\$16.30	Respond to email from plaintiff's counsel re: obtaining expunged criminal records
					Review and respond to email from plaintiff's counsel re: release of plaintiff's expunged criminal
325	4/5/2018	Jeffries, Mark G.	0.50	\$81.50	records
					Draft Motion for Release of Expunged Records and Authorization for Release of the Expunged
326	4/5/2018	Alexander, Kelly	3.00		Records
327	4/5/2018	Williams, Monte' L.	0.80	\$143.20	Work on strategy related to obtaining Plaintiff's expunged criminal records
328	4/9/2018	Jeffries, Mark G.	0.10	\$16.30	Respond to email from plaintiff's counsel re: release of expunged records
329	4/9/2018	Jeffries, Mark G.	0.70	\$114.10	Draft notice of withdrawal of motion to require release of plaintiff's expunged criminal records
330	4/10/2018	Jeffries, Mark G.	0.80	\$130.40	Review co-defendant's answer to third amended complaint
331	4/19/2018	Jeffries, Mark G.	0.70	\$114.10	Review letter from FBI Office of General Counsel in response to Touhy request
332	4/19/2018	Jeffries, Mark G.	3.40	\$554.20	Draft motion for Privacy Act order and supporting memorandum
333	4/20/2018	Jeffries, Mark G.	0.30	\$48.90	Call and email to Paul Wellons of FBI Office of General Counsel re: Touhy request
334	4/20/2018	Jeffries, Mark G.	3.50	\$570.50	Draft motion for Privacy Act order and proposed order
					Review and respond to email from plaintiff's counsel re: extension of time to respond to discovery
335	5/1/2018	Jeffries, Mark G.	0.10	\$16.30	requests
					Analysis of voluminous email exchanges between Plaintiff and Ellen Costlow, the analysis is relevant
336	5/2/2018	Williams, Monte' L.	2.40	\$429.60	to evaluating the defendants' liability strategy
					Analysis of Plaintiff's background information obtained by the WVSP, the analysis is relevant to
337	5/2/2018	Williams, Monte' L.	1.40	\$250.60	evaluating the defendants' liability strategy
338	5/2/2018	Williams, Monte' L.	1.10	\$196.90	Analysis of Sgt. Gaskins' Action Taken related to his investigation of Plaintiff
					Analysis of the WVSP's Policy and Procedures manual, the analysis is relevant to consideration of
339	5/2/2018	Williams, Monte' L.	2.30	\$411.70	supplemental discovery responses
340		Jeffries, Mark G.	0.10		Email plaintiff's counsel re: release of expunged records
341		Jeffries, Mark G.	1.70		Legal research re: having case reassigned from magistrate judge to district court judge
342		Jeffries, Mark G.	0.30		Email John Hoyer re: motion to reassign case to district judge
			1		
343	5/18/2018	Jeffries, Mark G.	0.20	\$32.60	Call to Monongalia County Prosecuting Attorney's Office re: plaintiff's request for expunged records

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	Α	В	C	D	E
3	Date	Name	Hours	Amount	Narrative
344		Jeffries, Mark G.	0.20		Call to Monongalia County Prosecuting Attorney's Office re: plaintiff's request for expunged records
345	5/22/2018	Jeffries, Mark G.	0.90	\$146.70	Review plaintiff's discovery responses
					Call from Monongalia County Magistrate Clerk re: release of expunged records in underlying
346		Jeffries, Mark G.	0.10		criminal case
347	5/22/2018	Jeffries, Mark G.	0.10	\$16.30	Call from Monongalia County prosecuting attorney re: magistrate court criminal court file
348		Jeffries, Mark G.	0.10		Respond to email from plaintiff's counsel re: need for hearing on motion for Privacy Act order
349	5/24/2018	Jeffries, Mark G.	0.20		Email judge's clerk re: need for hearing on motion for Privacy Act order
350		Smith, M. Leann	0.30		Draft second subpoena to FBI to obtain personnel records of Scott Ballock
351	5/25/2018	Jeffries, Mark G.	1.50		Review plaintiff's responses to discovery
352	5/25/2018	Jeffries, Mark G.	0.30		Draft second Touhy request for plaintiff's personnel file from FBI
353	5/25/2018	Jeffries, Mark G.	0.10	\$16.30	Email plaintiff's counsel re: production of documents in response to discovery requests
354	5/29/2018	Smith, M. Leann	0.10		Revise Attachment A to subpoena to FBI for personnel records of S. Ballock
355	5/29/2018	Jeffries, Mark G.	0.10	\$16.30	Review email from plaintiff's counsel re: potential conflict with co-defendant's counsel
					Emails among counsel re: overdue discovery responses and potential disqualification of Costlow's
356	5/30/2018	Jeffries, Mark G.	0.50	\$81.50	counsel
357	5/30/2018	Jeffries, Mark G.	1.40	\$228.20	Draft second Touhy request to FBI for information related to plaintiff's discharge from employment
					Call and email with plaintiff's counsel re: confidential designation of documents produced in
358	6/4/2018	Jeffries, Mark G.	0.30		response to discovery
359	6/7/2018	Jeffries, Mark G.	1.40	\$228.20	Draft motion to reassign case to district court judge
360	6/7/2018	Jeffries, Mark G.	0.60	\$97.80	Emails with plaintiff's counsel re: motion to reassign to district court judge
					Analysis of Plaintiff's voluminous discovery responses (380 of 870 pages), the analysis is relevant to
361	6/7/2018	Williams, Monte' L.	4.80	\$859.20	evaluating the defendants' additional discovery needs
362	6/8/2018	Jeffries, Mark G.	4.60	\$749.80	Review documents produced by plaintiff
363	6/8/2018	Jeffries, Mark G.	0.20	\$32.60	Email plaintiff's counsel re: document production issues
364	6/8/2018	Jeffries, Mark G.	0.40	\$65.20	Draft motion to vacate order referring case to magistrate judge
365	6/8/2018	Williams, Monte' L.	4.20	\$751.80	Continue analysis of Plaintiff's voluminous discovery responses (pages 381 of 600)
366	6/9/2018	Jeffries, Mark G.	0.60	\$97.80	Draft letter to plaintiff's counsel re: discovery responses
367	6/11/2018	Jeffries, Mark G.	0.70	\$114.10	Draft letter to plaintiff's counsel re: discovery responses
368	6/11/2018	Jeffries, Mark G.	2.10	\$342.30	Review documents produced by plaintiff in discovery
369		Jeffries, Mark G.	1.60	\$260.80	Review documents produced by plaintiff in discovery

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
370	6/12/2018	Jeffries, Mark G.	0.20	\$32.60	Emails to plaintiff's counsel re: document production
371	6/12/2018	Jeffries, Mark G.	0.40	\$65.20	Call with Mike Kief re: questions arising from plaintiff's discovery
372	6/12/2018	Jeffries, Mark G.	1.10		Draft letter to plaintiff's counsel re: inadequate discovery responses
				1	Review documents, pictures and video produced by plaintiff in preparation of preparing analysis of
373	6/13/2018	Smith, M. Leann	0.90		items received
					Prepare analysis of documents, pictures and video produced by plaintiff in response to discovery
374	6/13/2018	Smith, M. Leann	1.10		requests
375	6/13/2018	Jeffries, Mark G.	0.20	\$32.60	Respond to email from plaintiff's counsel re: document production
376	6/13/2018	Jeffries, Mark G.	0.40		Review documents produced by plaintiff in discovery
377	6/14/2018	Smith, M. Leann	5.60		Prepare analysis of documents produced by plaintiff in response to discovery requests
378		Jeffries, Mark G.	1.10		Review documents produced by plaintiff in discovery
379	6/14/2018	Jeffries, Mark G.	0.10		Review email from plaintiff's counsel re: discovery responses
380	6/15/2018	Smith, M. Leann	4.90		Prepare analysis of documents produced by plaintiff in response to discovery requests
381	6/15/2018	Jeffries, Mark G.	0.10	\$16.30	Respond to email from plaintiff's counsel re: discovery
					Work on analysis of documents produced by plaintiff in response to discovery requests (total of 178
382	6/18/2018	Smith, M. Leann	4.20	\$441.00	files)
383	6/18/2018	Jeffries, Mark G.	2.30	\$374.90	Review co-defendant's discovery responses
384	6/18/2018	Jeffries, Mark G.	0.60	\$97.80	Review documents produced by plaintiff in discovery
					Work on analysis and chronology of documents produced by Plaintiff in response to discovery
385	6/19/2018	Smith, M. Leann	6.20		requests (total of 178 files)
386	6/19/2018	Jeffries, Mark G.	6.40	\$1,043.20	Review documents produced by plaintiff in discovery
					Research and draft memorandum re: cases where police who consult prosecuting attorney without
387	6/19/2018	Loos, Ryan	3.50		withholding evidence are immune from malicious prosecution claims
388	6/20/2018	Smith, M. Leann	1.90	\$199.50	Draft chronology and analysis of emails and photos of kids produced by E. Costlow
					Compare documents produced by E. Costlow with documents produced by WV State Police to
389	6/20/2018	Smith, M. Leann	2.60	\$273.00	identify different documents produced by E. Costlow
					Review and respond to emails from plaintiff's counsel re: completeness of discovery responses and
390	6/20/2018	Jeffries, Mark G	3.90		objections to discovery requests
391	6/20/2018	Jeffries, Mark G.	0.20		Review documents produced by plaintiff in discovery
392	6/20/2018	Loos, Ryan	2.10		Research re: whether tax returns are relevant in a claim for lost wages
393	6/26/2018	Williams, Monte' L.	1.10	\$196.90	Meet with Sgt. Kief in order to complete supplemental discovery responses
394	6/26/2018	Williams, Monte' L.	1.30		Meet with Trooper Kief Berry in order to complete supplemental discovery responses
395	6/27/2018	Jeffries, Mark G.	0.10	\$16.30	Review email from plaintiff's counsel re: issues with plaintiff's discovery responses

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
396	6/27/2018	Williams, Monte' L.	1.60	\$286.40	Meet with Sgt. G. Gaskins in order to complete supplemental discovery responses
397	6/28/2018	Jeffries, Mark G.	0.60	\$97.80	Legal research re: advice of counsel defense under federal and state malicious prosecution law
					Review letter from plaintiff's father re: flash drive of cell phone forensic information produced in
398		Jeffries, Mark G.	0.10		discovery
399		Williams, Monte' L.	2.20	\$393.80	Work on the defendants' supplemental discovery responses
400		Jeffries, Mark G.	0.40		Phone call with FBI Office of General Counsel re: issues with FBI's response to Touhy request
401	6/29/2018	Jeffries, Mark G.	0.10	\$16.30	Review email from plaintiff's counsel re: need for amended scheduling order
402	6/29/2018	Williams, Monte' L.	3.10	\$554.90	Work on the defendants' supplemental discovery responses
403	7/2/2018	Jeffries, Mark G.	1.10	\$179.30	Draft response to email from plaintiff's counsel re: deficiencies in plaintiff's discovery responses
404	7/2/2018	Jeffries, Mark G.	0.20	\$32.60	Respond to email from plaintiff's counsel re: moving to amend scheduling order
					Draft response to plaintiff's counsel's email re: defendants' responses to plaintiff's discovery
405	7/2/2018	Jeffries, Mark G.	1.30	\$211.90	requests
406	7/2/2018	Jeffries, Mark G.	0.20	\$32.60	Call to Mike Kief re: contents of cell phone records
					Call to Chris Berry re: information contained on cell phone records, bank accounts, and credit card
407	7/2/2018	Jeffries, Mark G.	0.20	\$32.60	statements
408	7/2/2018	Jeffries, Mark G.	0.30	\$48.90	Call to Ronnie Gaskins re: information contained in cell phone bills
409	7/2/2018	Jeffries, Mark G.	0.10	\$16.30	Review letter from FBI Office of General Counsel re: response to Touhy request
					Email counsel re: FBI response to Touhy request and status of request for plaintiff's expunged
410	7/2/2018	Jeffries, Mark G.	0.10	\$16.30	criminal records
411		Smith, M. Leann	0.70	\$73.50	Download thousands of phone records of Kenny Ice provided by Plaintiff in order to review
					Calls to AT&T regarding records of phone calls and text messages available and for how long a time
412	7/3/2018	Smith, M. Leann	0.40	\$42.00	period in preparation for responding to discovery requests
413		Smith, M. Leann	1.40		Partial review of Kenny Ice phone records provided by Plaintiff
					Confer with summer associate Ryan Loos re: research on discovery of correspondence between
414	7/3/2018	Jeffries, Mark G.	0.10	\$16.30	plaintiff's counsel and his father
415		Jeffries, Mark G.	0.50		Draft supplemental response to plaintiff's discovery requests
416		Jeffries, Mark G.	0.10		Email counsel re: second supplemental response to plaintiff's requests for production
	1,-,	1		,	Legal research re: propriety of plaintiff's "document dump" of voluminous cell phone records in
417	7/3/2018	Jeffries, Mark G	0.90	\$146.70	discovery responses
	.,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		1	\$2.3070	Review plaintiff's discovery responses for incomplete responses in preparation for possible motion
418	7/3/2018	Jeffries, Mark G.	0.50	\$81.50	to compel
-,10	1/3/2010	Denines, Mark C.	1 0.50	701.50	to compe

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
419	7/3/2018	Williams, Monte' L.	1.70	\$304.30	Work on the defendants' supplemental discovery responses
420	7/3/2018	Williams, Monte' L.	0.50	\$89.50	Call from Sgt. G. Gaskins re: the defendants' supplemental discovery responses
421		Jeffries, Mark G.	0.10		Call to Monongalia County Prosecuting Attorney re: plaintiff's request for expunged records
422	7/5/2018	Jeffries, Mark G.	0.10	\$16.30	Email plaintiff's counsel re: resolving discovery issues
423		Jeffries, Mark G.	0.20		Call with Joe Manoni re: status update
424		Jeffries, Mark G.	0.10		Call and texts with Ronnie Gaskins re: additional emails to produce
425		Jeffries, Mark G.	0.10	\$16.30	Review additional emails provided by Ronnie Gaskins for production
426	7/9/2018	Jeffries, Mark G.	0.30	\$48.90	Review email from plaintiff's counsel re: responses to plaintiff's discovery requests
					Review communications between counsel and conduct legal research re: requirement to request
427		Jeffries, Mark G.	1.50	\$244.50	tax returns from IRS in preparation for filing motion to compel
428	7/9/2018	Williams, Monte' L.	1.50	\$268.50	Analysis of Plaintiff's discovery responses in preparation for meeting with Sgt. M. Kief
429	7/10/2018	Jeffries, Mark G.	3.60	\$586.80	Calls and emails with plaintiff's counsel re: discovery issues
					Calls with Prosecuting Attorney Perri DeChristopher re: status of plaintiff's request for expunged
430	7/10/2018	Jeffries, Mark G.	0.30	\$48.90	record
431	7/10/2018	Jeffries, Mark G.	0.10	\$16.30	Call to Monongalia Magistrate Clerk's office re: production of plaintiff's expunged criminal file
432	7/11/2018	Smith, M. Leann	0.40	\$42.00	Prepare additional documents to be produced or identified in response to discovery requests
433	7/11/2018	Smith, M. Leann	0.20	\$21.00	Revise Privilege Log
					Review attachments 1 to 14 and chat-1 through chat-6 in folder named "chats" in Kenny Ice phone
434	7/13/2018	Smith, M. Leann	2.10	\$220.50	download provided by plaintiff
435	7/16/2018	Jeffries, Mark G.	0.20	\$32.60	Legal research re: admissibility of lost income evidence without economics expert
436	7/16/2018	Jeffries, Mark G	0.60	\$97.80	Draft supplemental response to plaintiff's discovery requests
					Email Joe Manoni re: use of additional paralegals to review cell phone forensic data produced by
437	7/16/2018	Jeffries, Mark G	0.20	\$32.60	plaintiff
					Review 36 pages of text messages in Chat-7 file contained in download of Kenny Ice's cell phone
					produced by plaintiff to identify information relevant to client as approved by Joe Manoni on
438	7/17/2018	Smith, M. Leann	0.90	\$94.50	7/16/18
					Review 320 pages of text messages in Chat-8 through Chat-11 and Chat-14 files contained in
					download of Kenny Ice's cell phone produced by plaintiff to identify information relevant to client
439	7/18/2018	Smith, M. Leann	7.10	\$745.50	as approved by Joe Manoni on 7/16/18

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Review 43 of 96 files contained in cell phone download produced by plaintiffs to identify
					information relevant to client (Kenny Ice phone download\email\files\Audio) approved by Joe
440	7/18/2018	Underwood, Brenda J.	4.60	\$483.00	Manoni on 7/16/18
					Begin review of 853 e-mails contained in cell phone download produced by plaintiffs to identify
		Merroto-Griffith,			information relevant to client (Kenny Ice phone download\email\files\Audio) approved by Joe
441	7/18/2018	Melanie R.	6.30	\$661.50	Manoni on 7/16/18
					Review of 4,174 thumbnail pictures contained in cell phone download produced by plaintiffs to
					identify information relevant to client (Kenny Ice phone download\thumbnails) approved by Joe
442	7/18/2018	Alexander, Kelly	3.00	\$315.00	Manoni on 7/16/18
					Begin review of 711 images/videos contained in cell phone download produced by plaintiffs to
					identify information relevant to client (Kenny Ice phone download\email\all images starting on line
443	7/18/2018	Alexander, Kelly	0.50	\$52.50	3) approved by Joe Manoni on 7/16/18
					Review 344 pages of text messages in Chat-12 and Chat-13 files contained in download of Kenny
					Ice's cell phone produced by plaintiff to identify information relevant to client as approved by Joe
444	7/19/2018	Smith, M. Leann	6.60	\$693.00	Manoni on 7/16/18
					Review 53 of 96 files contained in cell phone download produced by plaintiffs to identify
					information relevant to client (Kenny Ice phone download\email\files\Audio) approved by Joe
445	7/19/2018	Underwood, Brenda J.	4.30	\$451.50	Manoni on 7/16/18
					Review 1,196 of 4021 image files contained in cell phone download produced by plaintiffs to
					identify information relevant to client (Kenny Ice phone download\email\files\Image) approved
446	7/19/2018	Underwood, Brenda J.	1.90	\$199.50	by Joe Manoni on 7/16/18
					Complete review of 853 e-mails contained in cell phone download produced by plaintiffs to identify
		Merroto-Griffith,			information relevant to client (Kenny Ice phone download\email\files\Audio) approved by Joe
447	7/19/2018	Melanie R.	4.10	\$430.50	Manoni on 7/16/18
					Call from Monongalia County Prosecuting Attorney re: request for magistrate court file in
448	7/19/2018	Jeffries, Mark G.	0.10	\$16.30	underlying criminal matter and email from plaintiff's father to assistant prosecuting attorney
449	7/19/2018	Jeffries, Mark G.	0.10	\$16.30	Email John Hoyer re: need for expert witness
					Complete review of 711 images/videos contained in cell phone download produced by plaintiffs to
					identify information relevant to client (Kenny Ice phone download\email\all images starting on line
450	7/19/2018	Alexander, Kelly	1.50	\$157.50	3) approved by Joe Manoni on 7/16/18

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Review 335 images contained in cell phone download produced by plaintiffs to identify information
					relevant to client (Kenny Ice phone download\contacts\Native_Native) approved by Joe Manoni
451	7/19/2018	Alexander, Kelly	0.70	\$73.50	on 7/16/18
452	7/19/2018	Williams, Monte' L.	3.40	\$608.60	Analysis of Plaintiff's voluminous supplemental discovery responses (approximately 200 pages)
					Review over 2500 pages of Apple iPhone Report contained in download of Kenny Ice's cell phone
					produced by plaintiff to identify information relevant to client as approved by Joe Manoni on
453	7/20/2018	Smith, M. Leann	3.90	\$409.50	7/16/18
					Review 2,835 of 4,021 image files contained in cell phone download produced by plaintiffs to
					identify information relevant to client (Kenny Ice phone download\email\files\Image) approved
454	7/20/2018	Underwood, Brenda J.	3.20	\$336.00	by Joe Manoni on 7/16/18
					Review 137 video files contained in cell phone download produced by plaintiffs to identify
					information relevant to client (Kenny Ice phone download\email\files\Video) approved by Joe
455	7/20/2018	Underwood, Brenda J.	2.10	\$220.50	Manoni on 7/16/18
456	7/24/2018	Williams, Monte' L.	1.30	\$232.70	Work on the defendants' supplemental discovery responses
457	7/27/2018	Williams, Monte' L.	1.80	\$322.20	Continue work on the defendants' supplemental discovery responses
458	7/30/2018	Jeffries, Mark G.	0.20	\$32.60	Call to FBI Office of General Counsel re: response to Touhy request
					Continue analysis of Plaintiff's supplemental discovery responses (approximately 100 pages), the
459	7/30/2018	Williams, Monte' L.	2.50	\$447.50	analysis is relevant to evaluating the defendants' liability exposure
460	7/31/2018	Jeffries, Mark G.	3.00	\$489.00	Draft motion to compel
461	7/31/2018	Jeffries, Mark G.	0.80	\$130.40	Draft renewed motion to require plaintiff to release expunged criminal records
462	7/31/2018	Williams, Monte' L.	1.80	\$322.20	Work on the defendants' supplemental discovery responses
463	8/1/2018	Jeffries, Mark G.	0.70	\$114.10	Draft motion to compel
					Email to John Hoyer re: filing motion to compel and renewing motion to require plaintiff to release
464	8/2/2018	Jeffries, Mark G.	0.30	\$48.90	expunged criminal records
					Email Joe Manoni re: filing motion to compel and renewing motion to require plaintiff to release
465	8/2/2018	Jeffries, Mark G.	0.10	\$16.30	expunged criminal records
					Analysis of Plaintiff's discovery responses, the analysis is relevant to developing the arguments
466	8/3/2018	Williams, Monte' L.	1.80	\$322.20	pertinent to the defendants' motion to compel
467		Williams, Monte' L.	0.70	\$125.30	Call from John Hoyer re: the Plaintiff's discovery responses
468		Jeffries, Mark G.	2.90		Draft motion to compel
469		Williams, Monte' L.	2.30		Work on the defendants' discovery responses
470		Jeffries, Mark G.	1.40	-	Draft motion to compel

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
471		Williams, Monte' L.	1.40		Work on revisions to the argument section of the defendants' motion to compel
472		Williams, Monte' L.	0.80	\$143.20	Analysis of Plaintiff's first supplemental discovery responses (approximately 35 pages)
473	8/9/2018	Williams, Monte' L.	0.50	\$89.50	Analysis of Plaintiff's first response to the defendants' request for production
					Analysis of Plaintiff's 2014 tax filing information (approximately 100 pages) in order to evaluate
474		Williams, Monte' L.	1.60	\$286.40	additional discovery needs
475		Jeffries, Mark G.	0.10	\$16.30	Call to FBI Office of General Counsel re: status of subpoena response
476	8/10/2018	Jeffries, Mark G.	0.60	\$97.80	Review plaintiff's supplemental discovery responses
477	8/10/2018	Jeffries, Mark G.	0.30	\$48.90	Email counsel re: motion to amend scheduling order
478	8/10/2018	Jeffries, Mark G.	2.20	\$358.60	Draft motion to compel
					Analysis of Plaintiff's 2015 federal and state tax filing information (approximately 104 pages) in
479	8/10/2018	Williams, Monte' L.	2.10	\$375.90	order to evaluate additional discovery needs
					Analysis of Plaintiff's 2016 federal and state tax filing information (approximately 119 pages) in
480	8/10/2018	Williams, Monte' L.	2.70	\$483.30	order to evaluate additional discovery needs
					Analysis of Marion County Sheriff's Department investigative report (approximately 17 pages) re:
					domestic between Defendant Ruth Costlow and fact witness Kenny Ice, the analysis is relevant to
481	8/10/2018	Williams, Monte' L.	0.80	\$143.20	evaluating the legitimacy of the allegations contained in Plaintiff's Complaint
					Analysis of November 2103 Protective Order between Plaintiff and Ellen Costlow, the analysis is
482	8/10/2018	Williams, Monte' L	0.70	\$125.30	relevant to evaluating the legitimacy of Plaintiff's allegations
483	8/13/2018	Jeffries, Mark G.	1.10	\$179.30	Draft motion to compel
484	8/13/2018	Jeffries, Mark G.	0.20	\$32.60	Email to FBI Office of General Counsel re: response to Touhy request
485	8/13/2018	Jeffries, Mark G.	1.40	\$228.20	Draft renewed motion to require plaintiff to release expunged criminal records
					Analysis of email communications between Plaintiff and Ellen Costlow (approximately 250 pages),
486	8/13/2018	Williams, Monte' L.	3.90	\$698.10	the analysis is relevant to evaluating Plaintiff's allegations
487	8/14/2018	Jeffries, Mark G.	1.00	\$163.00	Revise statement in support of motion to compel
					Revise motion to compel and statement in support of motion to compel and renewed motion to
488	8/15/2018	Jeffries, Mark G.	2.10	\$342.30	require plaintiff to produce expunged criminal records and statement in support
489	8/15/2018	Jeffries, Mark G.	0.10	\$16.30	Review and respond to email from FBI Office of General Counsel re: response to Touhy request
490	8/15/2018	Jeffries, Mark G.	1.70		Draft joint motion to amend scheduling order
491	8/15/2018	Jeffries, Mark G.	0.20		Email counsel re: joint motion to amend scheduling order
492		Jeffries, Mark G.	0.10		Review email from co-defendant's counsel re: amending scheduling order
493		Jeffries, Mark G.	0.10		Review draft petition for release of expunged records drafted by plaintiff's counsel

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
494	8/16/2018	Jeffries, Mark G.	0.40	\$65.20	Review and respond to emails from plaintiff's counsel re: petition for release of expunged records
495	8/16/2018	Williams, Monte' L.	0.50	\$89.50	Return telephone call to Joe Manoni re: the defendants' Motion to Compel
					Review order setting hearing on motions to compel and to require plaintiff to release expunged
496		Jeffries, Mark G.	0.10	\$16.30	record
497	8/17/2018	Jeffries, Mark G.	0.10	\$16.30	Email counsel re: joint motion to amend scheduling order
					Review petition for release of expunged criminal records and release to Monongalia County
498	8/17/2018	Jeffries, Mark G.	0.20	\$32.60	Prosecutor drafted by plaintiff's counsel
499	8/17/2018	Jeffries, Mark G.	0.30	\$48.90	Call with plaintiff's counsel re: motions to compel and to require release of expunged records
500	8/17/2018	Jeffries, Mark G.	0.80	\$130.40	Revise joint motion to amend scheduling order
501	8/17/2018	Jeffries, Mark G.	0.20	\$32.60	Review letter from FBI Office of General Counsel re: response to Touhy request
502	8/20/2018	Jeffries, Mark G.	0.90	\$146.70	Review emails from plaintiff's counsel re: motion to compel
503	8/20/2018	Jeffries, Mark G.	2.00	\$326.00	Analyze authority cited by FBI in response to Touhy request
504	8/20/2018	Jeffries, Mark G.	0.30	\$48.90	Call and email with Mike Kief re: document produced by FBI in response to subpoena
505	8/20/2018	Jeffries, Mark G.	0.20	\$32.60	Respond to email from plaintiff's counsel re: release for tax returns
506	8/20/2018	Jeffries, Mark G.	0.10	\$16.30	Email counsel re: response from FBI to Touhy request
507	8/20/2018	Jeffries, Mark G.	0.20	\$32.60	Email Joe Manoni re: FBI response to Touhy request
508	8/20/2018	Jeffries, Mark G.	0.10	\$16.30	Email John Hoyer re: FBI response to Touhy request
					Call with plaintiff's counsel re: motion to compel and motion to require release of expunged
509	8/20/2018	Jeffries, Mark G.	1.20	\$195.60	criminal records
510	8/20/2018	Jeffries, Mark G.	0.30	\$48.90	Prepare for hearing on motion to compel
511	8/20/2018	Alexander, Kelly	0.20	\$21.00	Prepare documents received from FBI for production to Plaintiff's Counsel
					Draft chart of documents produced and dates of production in preparation for responding to
512	8/21/2018	Smith, M. Leann	1.80	\$189.00	motion to compel
513		Jeffries, Mark G.	1.10	\$179.30	Review plaintiff's motion to compel
514	8/21/2018	Jeffries, Mark G.	0.30	\$48.90	Draft response to plaintiff's motion to compel
					Draft outline and review motion and correspondence among counsel in preparation for hearing on
515	8/21/2018	Jeffries, Mark G.	1.70	\$277.10	motion to compel
516	8/21/2018	Jeffries, Mark G.	0.30	\$48.90	Call with co-defendant's counsel re: hearing on motion to compel and discovery developments
517	<del></del>	Jeffries, Mark G	0.10		Call to Monongalia Prosecuting Attorney re: receipt of release for expunged records

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Roundtrip travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 500 W. Pike St.,
					Clarksburg, WV 26302 to attend hearing on motions to compel, to require plaintiff to release
518	8/21/2018	Jeffries, Mark G.	0.70	\$114.10	expunged records, and to amend scheduling order
					Attend hearing on motions to compel, to require plaintiff to release expunged records, and to
519	8/21/2018	Jeffries, Mark G.	2.80	\$456.40	amend scheduling order
					Legal research re: application of work product protection to communications shared among
520	8/21/2018	Jeffries, Mark G.	0.90	\$146.70	defendants
					Analysis of voluminous electronic communications between Plaintiff, Defendant Costlow, and other
					potential fact witnesses (approximately 180 of 400 pages), the analysis is relevant to preparing for
521	8/21/2018	Williams, Monte' L.	2.70	\$483.30	meeting with Sgt. M. Kief
					Prepare updated privilege log and pertinent documents as ordered by Judge Keely to be reviewed
522	8/22/2018	Smith, M. Leann	1.60		in camera
523	8/22/2018	Jeffries, Mark G.	0.20	\$32.60	Review privileged documents and privilege log for production to court
					Email John Hoyer and Joe Manoni re: results of hearing on motions to compel and to amend
524	8/22/2018	Jeffries, Mark G.	0.50	\$81.50	scheduling order
525	8/22/2018	Jeffries, Mark G.	1.70	\$277.10	Draft letter to Judge Keeley re: privileged documents and legal authority for claim of privilege
526	8/22/2018	Jeffries, Mark G.	0.40	\$65.20	Email counsel re: updated privilege log
527	8/22/2018	Jeffries, Mark G.	0.10	\$16.30	Review order following hearing
					Continue analysis of voluminous electronic communications between Plaintiff, Defendant Costlow,
					and other potential fact witnesses (approximately 220 pages), the analysis is relevant to preparing
528	8/22/2018	Williams, Monte' L.	3.30	\$590.70	for meeting with Sgt. M. Kief
					Analysis of internal investigative records maintained by the WVSP re: Sgt. Kief, the analysis is
529	8/22/2018	Williams, Monte' L.	0.90	\$161.10	relevant to preparing for meeting with Sgt. Kief
					Analysis of the Domestic Violence policy of the WVSP, the analysis is relevant to preparing for
530	8/22/2018	Williams, Monte' L.	1.00	\$179.00	meeting with Sgt. Kief
					Analysis of the Criminal Investigative policy of the WVSP, the analysis is relevant to preparing for
531	8/22/2018	Williams, Monte' L.	1.30	\$232.70	meeting with Sgt. Kief
532	8/22/2018	Williams, Monte' L.	1.00	\$179.00	Work on strategy to respond to Plaintiff's motion to compel
533	8/23/2018	Jeffries, Mark G.	0.20	\$32.60	Revise letter to Judge Keeley re: privileged documents and legal authority for claim of privilege
					Analysis of domestic reports re: Ellen Costlow, the analysis is relevant to evaluating the accuracy of
534	8/23/2018	Williams, Monte' L.	0.90	\$161.10	Plaintiff's allegations

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Analysis of email correspondence from Plaintiff to his former domestic attorney re: Defendant
535	8/23/2018	Williams, Monte' L.	0.30	\$53.70	Costlow, the analysis is relevant to evaluating the accuracy of Plaintiff's allegations
		11			Analysis of email correspondence from Plaintiff to his former domestic attorney re: his first meeting
					with fact witness, and former boyfriend of Defendant Costlow, Kenny Ice, the analysis is relevant to
536	8/23/2018	Williams, Monte' L.	0.90	\$161.10	evaluating the accuracy of Plaintiff's allegations
					Analysis of email correspondence from Plaintiff to his former domestic attorney re: his third
					meeting with fact witness, and former boyfriend of Defendant Costlow, Kenny Ice, the analysis is
537	8/23/2018	Williams, Monte' L.	0.30	\$53.70	relevant to evaluating the accuracy of Plaintiff's allegations
					Analysis of the 2013 Family Law Protective Ordered entered on behalf of Plaintiff and Defendant
538	0/22/2010	Williams, Monte' L.	0.40	\$71.60	Costlow, the analysis is relevant to evaluating the defendants' additional investigative needs
220	8/23/2018	Williams, Monte L.	0.40	\$71.00	Analysis of the 2014 Contempt Complaint filed by Defendant Costlow against Plaintiff, the analysis
539	0/22/2010	Williams, Monte' L	0.80	\$142.20	is relevant to evaluating the defendants' additional investigative needs
223	0/23/2010	winiams, wonte t.	0.80	\$143.20	Analysis of the 2014 Custody Evaluation as annotated by Defendant Costlow, the analysis is
540	0/12/1010	   Williams, Monte' L.	0.30	¢52.70	relevant to evaluating the defendants' additional investigative needs
340	0/23/2010	Williams, Monte L.	0.30	\$35.70	relevant to evaluating the defendants additional investigative needs
					Analysis of electronic communication from Plaintiff re: the committal of his son to a mental
541	8/23/2018	Williams, Monte' L.	0.20	\$35.80	institution, the analysis is relevant to evaluating the defendants' additional investigative needs
					Analysis of electronic communication from Defendant Costlow to fact witness Shawn Matthews re:
					Defendant Costlow's feelings for him, the analysis is relevant to evaluating the defendants'
542	8/23/2018	Williams, Monte' L.	0.20	\$35.80	additional investigative needs
					Analysis of the Dismissal of Charges Agreement between Plaintiff and the Monongalia County
					Prosecuting Attorney's Office, the analysis is relevant to evaluating the defendants' additional
543	8/23/2018	Williams, Monte' L.	0.40	\$71.60	investigative needs
					Analysis of an electronic communication from Plaintiff to his attorney re: fact witness Amy Fetty,
544	8/23/2018	Williams, Monte' L.	0.20	\$35.80	the analysis is relevant to evaluating the defendants' additional investigative needs
1					Analysis of an electronic communication from Plaintiff to his attorney re: fact witness Belynda
545	8/23/2018	Williams, Monte' L.	0.20	\$35.80	Kirby, the analysis is relevant to evaluating the defendants' additional investigative needs
					Analysis of an electronic communication from Plaintiff to his attorney re: fact witness Karl Taylor,
546	8/23/2018	Williams, Monte' L.	0.20	\$35.80	the analysis is relevant to evaluating the defendants' additional investigative needs

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	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Complete release for IRS records and draft letter to IRS requesting records from 2012 and 2013 for
547	8/24/2018	Smith, M. Leann	0.40		Scott Ballock
548	8/24/2018	Jeffries, Mark G.	0.10	\$16.30	Call to judge's law clerk to determine how judge wants privileged documents submitted
549	8/24/2018	Jeffries, Mark G.	0.30		Revise letter to Court re: privileged documents
550	8/24/2018	Jeffries, Mark G.	0.10	\$16.30	Email to plaintiff's counsel re: meet and confer on discovery issues
551	8/24/2018	Jeffries, Mark G.	0.10	\$16.30	Email counsel re: submission of privileged documents to Court
					Analysis of an electronic communication from Plaintiff to his attorney re: concerns related to
					Plaintiff's daughter, the analysis is relevant to evaluating the defendants' additional investigative
552	8/24/2018	Williams, Monte' L.	0.30	\$53.70	
					Analysis of an electronic communication from Plaintiff to his attorney re: concerns he has related to
					Defendant Costlow giving family funds away, the analysis is relevant to evaluating the defendants'
553	8/24/2018	Williams, Monte' L.	0.20	\$35.80	additional investigative needs
					Analysis of an electronic communication from Plaintiff to his attorney re: Defendant Costlow's
					alleged sex addition, the analysis is relevant to evaluating the defendants' additional investigative
554	8/24/2018	Williams, Monte' L.	0.70	\$125.30	
					Analysis of an electronic communication from Plaintiff to his attorney re: multiple communications
					between Defendant Costlow and fact witness Sean Mathews in 2008, the analysis is relevant to
555	8/24/2018	Williams, Monte' L.	0.50	\$89.50	evaluating the defendants' additional investigative needs
					Analysis of an electronic communication from fact witness Tom Ballock, Plaintiff's father, re:
556	8/24/2018	Williams, Monte' L.	0.10	\$17.90	websites he removed that were related to Defendant Costlow
					Analysis of an electronic communications from Defendant Costlow re: Plaintiff and his good traits,
557	8/24/2018	Williams, Monte' L.	0.40	\$71.60	the analysis is relevant to evaluating the defendants' additional discovery needs
					Analysis of Plaintiff's and Defendant Costlow's 2104 Divorce Decree, the analysis is relevant to
558	8/24/2018	Williams, Monte' L	0.90	\$161.10	evaluating the defendants' additional discovery needs
					Analysis of communications Defendant Costlow provided to investigators related to problems she
					was having with Plaintiff following their divorce, the analysis is relevant to evaluating the
559	8/24/2018	Williams, Monte' L.	0.40	\$71.60	defendants' additional discovery needs
					Analysis of communications from Plaintiff re: counseling sessions he had with Defendant Costlow,
560	8/24/2018	Williams, Monte' L.	0.20	\$35.80	the analysis is relevant to evaluating the defendants' additional discovery needs
					Analysis of communications from Plaintiff to his attorneys re: Defendant Costlow's presence at
					gambling locations with her children, the analysis is relevant to evaluating the defendants'
561	8/24/2018	Williams, Monte' L.	0.20	\$35.80	additional discovery needs

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	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Analysis of communications from Plaintiff to his attorneys re: Karl Taylor, an alleged child molester
					and acquaintance of Defendant Costlow, the analysis is relevant to evaluating the defendants'
562	8/24/2018	Williams, Monte'	0.10	\$17.90	additional discovery needs
					Analysis of communications from Plaintiff to his attorneys re: Kenny Ice's cellular phone and
					obtaining data therefrom, the analysis is relevant to evaluating the defendants' additional discovery
563	8/24/2018	Williams, Monte'	0.30		
					Analysis of communications from Plaintiff to his attorneys re: the psychological counseling his
					children are receiving, the analysis is relevant to evaluating the defendants' additional discovery
564	8/24/2018	Williams, Monte'	0.50	\$89.50	needs
					Analysis of data obtained from Kenny Ice's phone (approximately 248 pages), the analysis is
565	8/24/2018	Williams, Monte'	3.30	\$590.70	relevant to evaluating the defendants' additional discovery needs
566	8/27/2018	Jeffries, Mark G.	0.40	\$65.20	Review and respond to email from plaintiff's counsel re: meet and confer over discovery issues
					Analysis of Sgt. R. Gaskins' criminal investigative report (reviewed approximately 288 pages) in
567	8/27/2018	Williams, Monte'	2.80	\$501.20	preparation for meeting with Sgt. Gaskins to review information contained in the report
568	8/29/2018	Jeffries, Mark G.	0.40	\$65.20	Review court file from plaintiff's underlying criminal prosecution
					Prepare response from Dr. Cooper-Lehi to request for medical records to forward to plaintiff's
569	8/31/2018	Smith, M. Leann	0.20	\$21.00	counsel
570	8/31/2018	Smith, M. Leann	0.10	\$10.50	Letter to plaintiff's counsel forwarding response for medical records from Dr. Cooper-Lehi
571	8/31/2018	Jeffries, Mark G.	0.10	\$16.30	Review documents produced by plaintiff and FBI
					Travel from 1085 Van Voorhis Drive, Morgantown, WV (Office) to 75 High Street (Monongalia
					County Courthouse) retrieve criminal file for Scott Ballock from Monongalia County Prosecutor's
572	8/31/2018	Neal, Mandi L.	0.50	\$52.50	Office
					Return travel from 75 High Street to Office at 1085 Van Voorhis Drive, Morgantown, WV following
573	8/31/2018	Neal, Mandi L.	0.30	\$31.50	efforts to retrieve Scott Ballock's criminal file
					Review and analysis of plaintiff's criminal file from Monongalia County Prosecutor's Office and
574	8/31/2018	Neal, Mandi L.	1.10	\$115.50	identify all emails and texts between Ballock and Costlow (300 plus pages)
					Continue analysis of the Monongalia Prosecuting Attorney file related to Plaintiff, the analysis is
575	9/4/2018	Williams, Monte' L.	2.20	\$393.80	relevant to evaluating the legitimacy of Plaintiff's allegations
					Telephone call from Sgt. Kief re: case status and the file obtained from the Monongalia County
576	9/4/2018	Williams, Monte' L.	0.90	\$161.10	Prosecuting Attorney's Office
					Continue to review and analyze plaintiff's criminal file from Monongalia County Prosecutor's Office
577	9/6/2018	Neal, Mandi L.	0.40	\$42.00	and identify all emails and texts between Ballock and Costlow (300 plus pages)

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	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
578	9/18/2018	Smith, M. Leann	0.40	\$42.00	Review medical records regarding S. Ballock received from Twin Cities Therapy
579	9/18/2018	Smith, M. Leann	0.20	\$21.00	Prepare documents received from Twin Cities Therapy to produce to opposing counsel
580	9/18/2018	Smith, M. Leann	0.10	\$10.50	Letter to opposing counsel forwarding medical records received
					Review, analyze and index plaintiff's voluminous criminal file (pleadings, correspondence, emails,
					text messages, photos, notes and research) received from Monongalia County Prosecuting
					Attorney's Office and identify all forms of harassment and/or threats made by plaintiff and /or his
					father, Tom Ballock, in order to assist attorney in preparation of Motion for Summary Judgement
581	9/21/2018	Neal, Mandi L.	2.10	\$220.50	(2000 plus pages)
					Continue to review, analyze and index plaintiff's voluminous criminal file (pleadings,
					correspondence, emails, text messages, photos, notes and research) received from Monongalia
					County Prosecuting Attorney's Office and identify all forms of harassment and/or threats made by
					plaintiff and /or his father, Tom Ballock, in order to assist attorney in preparation of Motion for
582	9/24/2018	Neal, Mandi L.	6.40	\$672.00	Summary Judgement (2000 plus pages)
					Continue to review, analyze and index plaintiff's voluminous criminal file (pleadings,
					correspondence, emails, text messages, photos, notes and research) received from Monongalia
	1				County Prosecuting Attorney's Office and identify all forms of harassment and/or threats made by
					plaintiff and /or his father, Tom Ballock, in order to assist attorney in preparation of Motion for
583	9/25/2018	Neal, Mandi L.	5.10	\$535.50	Summary Judgement (2000 plus pages)
584	9/25/2018	Williams, Monte' L.	0.90	\$161.10	Analysis of the Monongalia County Prosecutor's file related to Plaintiff
					Continue to review, analyze and index plaintiff's voluminous criminal file (pleadings,
					correspondence, emails, text messages, photos, notes and research) received from Monongalia
					County Prosecuting Attorney's Office and identify all forms of harassment and/or threats made by
					plaintiff and /or his father, Tom Ballock, in order to assist attorney in preparation of Motion for
585	9/26/2018	Neal, Mandi L.	5.90	\$619.50	Summary Judgement (2000 plus pages)
586	9/26/2018	Williams, Monte' L.	3.80	\$680.20	Continue analysis of the voluminous Monongalia County Prosecutor's file related to Plaintiff
					Continue to review, analyze and index plaintiff's voluminous criminal file (pleadings,
					correspondence, emails, text messages, photos, notes and research) received from Monongalia
					County Prosecuting Attorney's Office and identify all forms of harassment and/or threats made by
					plaintiff and /or his father, Tom Ballock, in order to assist attorney in preparation of Motion for
587	9/27/2018	Neal, Mandi L.	6.10	\$640.50	Summary Judgement (2000 plus pages)

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Final review and analysis of plaintiff's voluminous criminal file (pleadings, correspondence, emails,
					text messages, photos, notes and research) received from Monongalia County Prosecuting
					Attorney's Office and identify all forms of harassment and/or threats made by plaintiff and /or his
					father, Tom Ballock, in order to assist attorney in preparation of Motion for Summary Judgement
588	9/28/2018	Neal, Mandi L.	1.40	\$147.00	(2000 plus pages)
					Review records from Cheat Lake Physicians (240 pages) for any references to troubles from divorce
589	10/1/2018	Smith, M. Leann	2.40	\$252.00	or other information pertinent to case
590	10/1/2018	Smith, M. Leann	0.80	\$84.00	Prepare records from Cheat Lake Physicians to be produced to opposing counsel
591	10/1/2018	Smith, M. Leann	0.10	\$10.50	Letter to plaintiff's counsel forwarding Cheat Lake records
					Review file produced by Monongalia County Prosecuting Attorney from plaintiff's underlying
592	10/1/2018	Jeffries, Mark G.	2.40	\$391.20	criminal prosecution
593	10/16/2018	Smith, M. Leann	0.10	\$10.50	Review tax returns received from IRS regarding Scott Ballock
594	10/16/2018	Smith, M. Leann	0.20	\$21.00	Prepare tax returns of Scott Ballock to forward to opposing counsel
595	10/16/2018	Smith, M. Leann	0.10	\$10.50	Letter to opposing counsel forwarding tax returns of Scott Ballock
					Analysis of WVSP file re: investigation of Plaintiff (272 pages of 870 pages reviewed), the analysis is
596	10/16/2018	Williams, Monte' L.	2.80	\$501.20	relevant to meeting with John Hoyer, in-house counsel for the WVSP
597	10/17/2018	Jeffries, Mark G.	1.30	\$211.90	Review file from prosecuting attorney's office from underlying criminal prosecution
					Analysis of WVSP file re: investigation of Plaintiff (page 273 to 543 of 870 pages reviewed), the
598	10/17/2018	Williams, Monte' L.	3.00	\$537.00	analysis is relevant to meeting with John Hoyer, in-house counsel for the WVSP
	1				Analysis of the Monongalia County Prosecutor's voluminous file (160 pages of 326 reviewed) re:
599	10/17/2018	Williams, Monte' L.	2.50	\$447.50	Plaintiff, the analysis is relevant to evaluating the legitimacy and accuracy of Plaintiff's allegations
600	10/18/2018	Jeffries, Mark G.	1.20	\$195.60	Review file from prosecuting attorney's office from underlying criminal prosecution
					Analysis of WVSP file re: investigation of Plaintiff (page 543 to 700 of 870 pages reviewed), the
601	10/18/2018	Williams, Monte' L.	3.30	\$590.70	analysis is relevant to meeting with John Hoyer, in-house counsel for the WVSP
					Analysis of the Monongalia County Prosecutor's voluminous file (234 pages) re: Plaintiff, the
602	10/19/2018	Williams, Monte' L	3.60		analysis is relevant to evaluating the legitimacy and accuracy of Plaintiff's allegations
603		Williams, Monte' L.	0.90		Analysis of emails drafted by Plaintiff related to allegations contained in the Complaint
604	10/23/2018	Jeffries, Mark G.	2.20	\$358.60	Review file from prosecuting attorney's office from underlying criminal prosecution
					Analysis of email communications between Defendant Costlow and her daughter (approximately 18
605	10/24/2018	Williams, Monte' L.	0.70	\$125.30	pages)

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Analysis of Defendant Costlow discovery responses, the analysis is relevant to evaluating the
606	10/25/2018	Williams, Monte' L.	1.80	\$322.20	defendants' additional discovery needs (approximately 75 pages)
					Analysis of social media postings made by Tom Ballock, Plaintiff's father, related to Defendants
					(page 1 to 200 of 411 pages), the analysis is relevant to evaluating the defendants additional
607	10/25/2018	Williams, Monte' L.	3.80	\$680.20	discovery needs
					Analysis of social media postings made by Tom Ballock, Plaintiff's father, related to Defendants
					(page 201 to page 411), the analysis is relevant to evaluating the defendants additional discovery
608	10/26/2018	Williams, Monte' L.	3.90	\$698.10	needs
					Analysis of Plaintiff's discovery responses (page 1 to page 200 of 450), the analysis is relevant to
609	10/26/2018	Williams, Monte'	4.00	\$716.00	evaluating the defendants additional discovery needs
610	10/29/2018	Jeffries, Mark G.	0.30	\$48.90	Review file from prosecuting attorney's office from underlying criminal prosecution
					Analysis of Plaintiff's discovery responses (page 201 to page 450), the analysis is relevant to
611	10/29/2018	Williams, Monte'	3.70	\$662.30	evaluating the defendants additional discovery needs
612	11/6/2018	Smith, M. Leann	1.40	\$147.00	Decipher Fremouw medical records entries regarding Scott Ballock
613	11/6/2018	Smith, M. Leann	0.40	\$42.00	Prepare medical records from Fremouw Psychological Associates to forward to opposing counsel
614	11/6/2018	Smith, M. Leann	0.10	\$10.50	Letter to plaintiff's counsel forwarding medical records
615	11/6/2018	Jeffries, Mark G.	0.50	\$81.50	Review plaintiff's counseling records from Fremouw-Sigley Associates
616	11/7/2018	Smith, M. Leann	1.60	\$168.00	Draft translation of all medical records from Fremouw due to difficulty in reading doctor's writing
617	11/7/2018	Smith, M. Leann	2.40	\$252.00	Prepare chronology of all medical records regarding Scott Ballock
					Analysis of file documents provided by the WVSP (approximately 215 pages), the analysis is
618	11/7/2018	Williams, Monte' L.	3.30	\$590.70	relevant to the ongoing case evaluation
619	11/12/2018	Williams, Monte' L.	1.10	\$196.90	Call from counsel for co-defendant re: the status of discovery and strategy moving forward
620	11/13/2018	Jeffries, Mark G.	0.10	\$16.30	Review plaintiff's counsel's motion to withdraw as counsel
					Call from Sgt. M. Kief re: additional information he obtained re: Plaintiff and how same may impact
621	11/19/2018	Williams, Monte' L.	0.80	\$143.20	the defense
					Analysis of Plaintiff's medical records, the analysis is relevant to revising the defendants' damages
622	11/21/2018	Williams, Monte' L.	0.90	\$161.10	strategy
					Analysis of tax records related to Plaintiff, the analysis is relevant to revising the defendants'
623	11/21/2018	Williams, Monte' L.	0.50	\$89.50	damages strategy
		,			Analysis of Plaintiff's initial supplemental discovery responses the analysis is relevant to revising the
624	11/21/2018	Williams, Monte' L.	1.20	\$214.80	defendants' damages strategy
		1		V-1100	Particulation and analysis of the particular and analysis of t

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Analysis of the defendants' initial responses to Plaintiff's first set of discovery, the analysis is
625	11/23/2018	Williams, Monte' L.	1.70	\$304.30	relevant to identifying the defendants' additional discovery needs
					Analysis of the Defendant Ruth Costlow's responses to Plaintiff's first set of discovery (75 pages),
626	11/23/2018	Williams, Monte' L.	1.30	\$232.70	the analysis is relevant to identifying the defendants' additional discovery needs
					Analysis of Plaintiff's Final Divorce Decree, the analysis is relevant to identifying the defendants'
627	11/23/2018	Williams, Monte' L.	0.70	\$125.30	additional discovery needs
					Analysis of private investigative interview of Ken Ice, the analysis is relevant to identifying the
628	11/23/2018	Williams, Monte' L.	0.30	\$53.70	defendants' additional discovery needs
					Analysis of the Mon. County Prosecuting Attorney's Discovery File (reviewed approximately 80
629	11/26/2018	Williams, Monte' L.	1.40	\$250.60	pages), the analysis is relevant to preparing additional discovery requests to Plaintiff
					Analysis of the Mon. Co. Prosecutor's File (reviewed approximately 312 pages) in preparation for
630	11/26/2018	Williams, Monte' L.	3.70	\$662.30	meeting with Sgt. R. Gaskins
					Review order following in camera review and compare with list of documents plaintiff submitted to
631	11/29/2018	Jeffries, Mark G.	0.50	\$81.50	court
					Analysis of Defendant Costlow's discovery responses (approximately 90 pages), the analysis is
632	11/29/2018	Williams, Monte' L.	1.90	\$340.10	relevant to determining additional discovery needs
					Call from Mike Kief re: plaintiff's counsel's motion to withdraw and order following in camera
633	11/30/2018	Jeffries, Mark G.	0.30	\$48.90	review of documents submitted to court
634	12/5/2018	Williams, Monte' L.	0.60	\$107.40	Return call to J. Manoni re: the court's in-camera review ruling
					Analysis of report of interview of Kenny Ice, the analysis is relevant to evaluating the defendants'
635	12/5/2018	Williams, Monte' L.	0.70	\$125.30	discovery needs
					Analysis of email exchanges between Plaintiff and Defendant Costlow, the analysis is relevant to
636	12/5/2018	Williams, Monte' L.	1.40	\$250.60	evaluating the defendants' discovery needs
					Continue analysis of email exchanges between Plaintiff and Defendant Costlow, the analysis is
637	12/6/2018	Williams, Monte' L.	0.80	\$143.20	relevant to evaluating the defendants' discovery needs
					Analysis of documents received from the WVSP (Bates numbers 406 to 636), the analysis is relevant
638	12/6/2018	Williams, Monte' L.	3.80	\$680.20	to identifying the defendants' additional discovery needs
					Analysis of documents received from the WVSP (Bates numbers 637 to 826), the analysis is relevant
639	12/7/2018	Williams, Monte' L.	4.10	\$733.90	to identifying the defendants' additional discovery needs
					Analysis of documents received from the WVSP (Bates numbers 1 to 393), the analysis is relevant to
640	12/10/2018	Williams, Monte' L.	3.90	\$698.10	identifying the defendants' additional discovery needs
					Emails with plaintiff's counsel re: production of documents related to plaintiff's discharge from
641	12/11/2018	Jeffries, Mark G.	0.30	\$48.90	employment with FBI

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
642	12/11/2018	Jeffries, Mark G.	1.10	\$179.30	Review documents from prosecuting attorney's file in underlying criminal prosecution
643	12/11/2018	Jeffries, Mark G.	0.80	\$130.40	Review documents from FBI investigation of plaintiff
644	12/11/2018	Williams, Monte' L.	3.70	\$662.30	Analysis of documents related to Plaintiff's dismissal from the FBI (approximately 150 pages)
645	12/12/2018	Smith, M. Leann	0.30	\$31.50	Bates number and stamp Confidential FBI records from plaintiff
646	12/12/2018	Jeffries, Mark G.	5.50	\$896.50	Review documents from FBI investigation of plaintiff
647	12/12/2018	Jeffries, Mark G.	0.10	\$16.30	Email counsel re: uploading of plaintiff-produced documents to Sharefile site
648	12/12/2018	Jeffries, Mark G.	0.10	\$16.30	Email plaintiff's counsel re: incomplete document produced
					Analysis of documents received from the WVSP (Bates numbers 637 to 816), the analysis is relevant
649		Williams, Monte' L.	2.80	\$501.20	to identifying the defendants' additional discovery needs
650	12/13/2018	Jeffries, Mark G.	4.80	\$782.40	Review documents from FBI investigation of plaintiff
					Analysis of the Monongalia County Prosecuting Attorney file (approximately 300 pages) in order to
					evalaute the consistency of the information contained in it with the information recently provided
651	12/13/2018	Williams, Monte' L.	4.00	\$716.00	by Plaintiff
					Call with Mike Kief re: coordination of plaintiff's arrest with FBI and alleged conversations with
652	12/14/2018	Jeffries, Mark G.	0.80	\$130.40	plaintiff's criminal defense attorney
653	12/14/2018	Jeffries, Mark G.	0.60	\$97.80	Call with Ronnie Gaskins to follow up on information contained in FBI documents
654	12/14/2018	Jeffries, Mark G.	0.10	\$16.30	Texts with Chris Berry re: case update
					Review documents and emails relating to review of Kenny Ice cell phone records to determine if
655	12/17/2018	Smith, M. Leann	0.60	\$63.00	any notes on E. Costlow talking about cocaine or other drug use
					Review notes and e-mails relating to video and audio records reviewed to identify areas relating to
656	12/17/2018	Underwood, Brenda J.	0.40	\$42.00	drug use
657	12/17/2018	Jeffries, Mark G.	2.90	\$472.70	Draft second set of discovery requests to plaintiff
658	12/17/2018	Jeffries, Mark G.	0.10	\$16.30	Call with Ronnie Gaskins re: allegation that plaintiff's wife secretly recorded their conversations
659	12/17/2018	Williams, Monte' L.	3.50	\$626.50	Continue analysis of voluminous mobile data information of Kenny Ice
660	12/19/2018	Jeffries, Mark G.	0.30	\$48.90	Review records from prosecuting attorney's file in plaintiff's criminal proceeding
					Continue analysis of documents received from the WVSP, the analysis is relevant to identifying the
661	12/19/2018	Williams, Monte' L.	2.00	\$358.00	defendants' additional discovery needs
					Analysis of the Pleadings to date, the analysis is relevant to evaluating the defendants' additional
662	12/19/2018	Williams, Monte' L.	1.60	\$286.40	discovery needs
663		Williams, Monte' L.	2.60		Meet with Trooper C. Berry re: Plaintiff's allegations related to affair with the co-defendant
664		Underwood, Brenda J.	0.20		Review files contained on Kenny Ice's phone to identify the volume of materials to produce
665		Jeffries, Mark G.	6.40		Review records from prosecuting attorney's file in plaintiff's criminal proceeding

	Α	В	С	D	E
3	Date	Name	Hours		Narrative
666	1/8/2019	Williams, Monte' L.	2.60	\$465.40	Analysis of Sgt. R. Gaskins' report, the analysis is relevant to preparing for meeting with him
667	1/9/2019	Williams, Monte' L.	1.90	\$340.10	Continue analysis of Sgt. Gaskins' investigative report in preparation for meeting with him
					Analysis of the defendants' discovery responses, the analysis is relevant to preparing for meeting
668	1/9/2019	Williams, Monte' L.	3.30	\$590.70	with Sgt. Gaskins
					Review complaint and documents produced in discovery to determine whether motion for
669	1/10/2019	Jeffries, Mark G.	3.50	\$626.50	summary judgment is warranted
670	1/10/2019	Williams, Monte' L.	2.70		Meet with Sgt. Gaskins and First Sgt. M. Kief
671	1/11/2019	Jeffries, Mark G.	7.00	\$1,253.00	Draft analysis of likelihood of success in early motion for summary judgment
672	1/16/2019	Jeffries, Mark G.	0.20	\$35.80	Call from Joe Manoni re: change in trial date and early motion for summary judgment
673	1/18/2019	Jeffries, Mark G.	3.90		Review records from prosecuting attorney's file in plaintiff's criminal proceeding
674	1/24/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: overdue responses to discovery requests
675	1/26/2019	Jeffries, Mark G.	1.10	\$196.90	Review records from prosecuting attorney's file in plaintiff's criminal proceeding
					Respond to email from plaintiff's counsel re: plaintiff's responses to second set of discovery
676	1/28/2019	Jeffries, Mark G.	0.20	\$35.80	requests
677	2/1/2019	Jeffries, Mark G.	0.10	\$17.90	Emails with plaintiff's counsel re: overdue discovery responses
678	2/1/2019	Jeffries, Mark G.	0.50		Review documents produced by plaintiff in response to second set of discovery requests
679	2/4/2019	Jeffries, Mark G.	2.50	\$447.50	Review documents produced by plaintiff in response to second set of discovery requests
680	2/5/2019	Jeffries, Mark G.	0.50		Review plaintiff's responses to second set of discovery requests
681	2/7/2019	Jeffries, Mark G.	0.20	\$35.80	Contact Mike Kief, Ronnie Gaskins, and Chris Berry re: plaintiff's request for depositions
682	2/7/2019	Jeffries, Mark G.	1.30	\$232.70	Review plaintiff's responses to second set of discovery for improper objections
683	2/7/2019	Jeffries, Mark G.	0.60	\$107.40	Email plaintiff's counsel re: order of depositions and improper discovery responses
684	2/8/2019	Underwood, Brenda J.	1.90	\$199.50	Prepare plaintiff's documents for production
					Review and respond to email from plaintiff's counsel re: order of depositions and plaintiff's
685	2/8/2019	Jeffries, Mark G.	0.20	\$35.80	responses and work product objection to discovery requests
686	2/21/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: plaintiff's deposition and improper discovery objections
687	2/28/2019	Jeffries, Mark G.	0.20	\$35.80	Respond to email from Joe Manoni re: early motion for summary judgment
688	3/4/2019	Williams, Monte' L.	0.40	\$71.60	Analysis of Plaintiff's supplemental responses to the defendants' second set of discovery
					Call with plaintiff's counsel re: extension of time for expert witness disclosures, plaintiff's
689	3/5/2019	Jeffries, Mark G.	0.50	\$89.50	deposition, and plaintiff's supplementation of written discovery responses
690	3/5/2019	Jeffries, Mark G.	0.40	\$71.60	Email counsel re: stipulation to extend expert disclosure deadlines
691	3/5/2019	Williams, Monte' L.	1.10	\$196.90	Work on the defendants' strategy related to damages experts
					Analysis of Plaintiff's discovery responses, the analysis is relevant to evaluating the defendants'
692	3/5/2019	Williams, Monte' L.	2.70	\$483.30	expert witness needs

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
693	3/6/2019	Jeffries, Mark G.	0.40	\$71.60	Draft stipulation as to disclosure of expert witnesses
694	3/6/2019	Jeffries, Mark G.	0.10	\$17.90	Email counsel re: stipulation regarding expert witness disclosures
695	3/6/2019	Jeffries, Mark G.	0.20	\$35.80	Call to potential expert witness Roger Griffith re: service as consulting expert
696	3/8/2019	Jeffries, Mark G.	0.10	\$17.90	Email potential expert witness Roger Griffith re: service as consulting expert
697	3/8/2019	Jeffries, Mark G.	0.10		Email Joe Manoni re: retention of consulting expert witness
698	3/8/2019	Jeffries, Mark G.	0.10	\$17.90	Respond to email from expert witness Roger Griffith re: expert disclosure deadline
					Analysis of Plaintiff's discovery responses, the analysis is relevant to evaluating the defendants'
699	3/11/2019	Williams, Monte' L.	2.20	\$393.80	expert witness needs
					Analysis of emails obtained from Plaintiff (118 emails reviewed), the analysis is relevant to
700	3/12/2019	Williams, Monte' L.	1.40	\$250.60	preparing for the defendants' upcoming depositions
701	3/13/2019	Jeffries, Mark G.	0.20	\$35.80	Review court order in another case excluding plaintiff's economics expert
					Continue analysis of emails obtained from Plaintiff (106 additional emails reviewed), the analysis is
702	3/13/2019	Williams, Monte' L.	2.20	\$393.80	relevant to preparing for the defendants' upcoming depositions
					Review discovery responses and documents produced to prepare information to respond to
703	3/14/2019	Smith, M. Leann	2.10	\$220.50	request for information from expert Roger Griffith
704	3/14/2019	Jeffries, Mark G.	0.20	\$35.80	Respond to email from expert witness Roger Griffith re: information needed for report
					Analysis of Monongalia County Prosecuting Attorney file (reviewed approximately 280 pages), the
705	3/15/2019	Williams, Monte' L.	3.30	\$590.70	analysis is relevant to preparing for the defendants' upcoming depositions
					Analysis of WVSP evidence obtained during investigation of Plaintiff (approximately 190 pages of
706	3/15/2019	Williams, Monte' L.	2.30	\$411.70	326), the analysis is relevant to preparing for the defendants' upcoming depositions
707	3/17/2019	Jeffries, Mark G.	0.40	\$71.60	Draft letter to expert witness Roger Griffith re: information requested on plaintiff
708	3/18/2019	Jeffries, Mark G.	0.20	\$35.80	Revise letter to expert witness Roger Griffith re: information requested on plaintiff
					Analysis of WVSP evidence obtained during investigation of Plaintiff (approximately 136 pages), the
709	3/18/2019	Williams, Monte' L.	1.90	\$340.10	analysis is relevant to preparing for the defendants' upcoming depositions
710	3/21/2019	Jeffries, Mark G.	0.30	\$53.70	Call with co-defendant's counsel re: plaintiff's deposition
711	3/21/2019	Jeffries, Mark G.	3.20	\$572.80	Review documents from prosecuting attorney's file in underlying criminal prosecution
712	3/21/2019	Williams, Monte' L.	3.70	\$662.30	Analysis of Plaintiff's discovery responses in preparation for his upcoming deposition
713	3/22/2019	Jeffries, Mark G.	4.70	\$841.30	Draft outline and select exhibits in preparation for plaintiff's deposition
					Email plaintiff's counsel re: supplementation of plaintiff's responses to second set of requests for
714	3/22/2019	Jeffries, Mark G.	0.10	\$17.90	production
715	3/25/2019	Smith, M. Leann	0.10	\$10.50	Verify records received from mental health providers in preparation for depositions
716		Jeffries, Mark G	0.30	\$53.70	Review plaintiff's expert witness report
717		Jeffries, Mark G.	0.20	\$35.80	Revise letter to consulting expert Roger Griffith re: plaintiff's expert disclosure

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Review latest West Virginia Supreme Court case on malicious prosecution and qualified immunity in
718	4/2/2019	Jeffries, Mark G.	0.90	\$161.10	preparation for drafting motion for summary judgment
					Review motions to exclude plaintiff's economics expert that were granted in another case for
719		Jeffries, Mark G.	0.50		possible arguments to exclude plaintiff's expert reports
720	4/4/2019	Jeffries, Mark G.	0.30	\$53.70	Call with expert witness Roger Griffith re: review of plaintiff's expert report
721	4/5/2019	Jeffries, Mark G.	3.80	\$680.20	Draft outline and select exhibits in preparation for plaintiff's deposition
722	4/8/2019	Smith, M. Leann	0.10		Verify records received from Cheat Lake Physicians for Scott Ballock in preparation for deposition
723		Underwood, Brenda J.	0.40	\$42.00	Review plaintiff's documents produced for documents plaintiff's submitted to the FBI
724	4/8/2019	Jeffries, Mark G.	8.30	\$1,485.70	Draft outline and select exhibits in preparation for plaintiff's deposition
725	4/9/2019	Jeffries, Mark G.	3.80		Draft outline and select exhibits in preparation for plaintiff's deposition
726	4/10/2019	Jeffries, Mark G.	8.00	\$1,432.00	Draft outline and select exhibits in preparation for plaintiff's deposition
727	4/10/2019	Jeffries, Mark G.	0.30	\$53.70	Call with fact witness Teresa Lyons re: alleged conversation with Sgt. Kief
					Call with Mike Kief re: allegation of speaking to guardian ad litem in underlying divorce prior to
728	4/10/2019	Jeffries, Mark G.	0.20	\$35.80	plaintiff's arrest
729		Jeffries, Mark G.	0.10		Call to fact witness Brendan Snider re: response to domestic violence call involving co-defendant
730		Jeffries, Mark G.	3.10		Draft outline and select exhibits in preparation for plaintiff's deposition
731		Jeffries, Mark G.	0.50		Call with Ronnie Gaskins re: response to domestic violence call at co-defendant's residence
732	4/12/2019	Jeffries, Mark G.	5.10		Draft outline and select exhibits in preparation for plaintiff's deposition
733	4/12/2019	Jeffries, Mark G.	0.20		Email plaintiff's counsel re: supplementation of plaintiff's discovery responses
734	4/12/2019	Jeffries, Mark G.	0.30		Call from co-defendant's counsel re: additional depositions needed
735	4/12/2019	Jeffries, Mark G.	0.10		Call with Mike Kief re: presence of FBI official at plaintiff's arrest
736	4/15/2019	Jeffries, Mark G.	7.10		Draft outline and select exhibits in preparation for plaintiff's deposition
737	4/16/2019	Jeffries, Mark G.	5.10	\$912.90	Draft outline and select exhibits in preparation for plaintiff's deposition
					Respond to email from plaintiff's counsel re: supplemental production of plaintiff's discovery
738	4/16/2019	Jeffries, Mark G.	0.10		responses
739	4/17/2019	Jeffries, Mark G.	5.70	\$1,020.30	Draft outline and select exhibits in preparation for plaintiff's deposition
740	4/18/2019	Jeffries, Mark G.	3.60	\$644.40	Draft outline and select exhibits in preparation for plaintiff's deposition
741	4/18/2019	Jeffries, Mark G.	0.30	\$53.70	Call with co-defendant's counsel re: additional depositions
					Calls with expert witness Roger Griffith re: additional information needed to rebut plaintiff's
742	4/18/2019	Jeffries, Mark G.	0.30	\$53.70	expert's report

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Emails to plaintiff's counsel re: supplementation of discovery responses to include information
743	4/18/2019	Jeffries, Mark G.	0.30	\$53.70	provided to plaintiff's expert witness
744	4/18/2019	Williams, Monte' L.	1.80	\$322.20	Work on the deposition strategy for Plaintiff's deposition
745	4/18/2019	Williams, Monte' L.	1.60	\$286.40	Analysis of video footage provided by Plaintiff related to Ellen Costlow
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 1085 Van Voorhees Rd.,
746	4/19/2019	Jeffries, Mark G.	1.10	\$196.90	Morgantown, WV 26505 to attend plaintiff's deposition
747	4/19/2019	Jeffries, Mark G.	1.00	\$179.00	Meet with clients to prepare for and discuss plaintiff's deposition
748	4/19/2019	Jeffries, Mark G.	9.50	\$1,700.50	Attend plaintiff's deposition
					Draft new medical releases for S. Ballock to sign in order to obtain additional records from
749	4/22/2019	Smith, M. Leann	0.20	\$21.00	providers discussed during deposition
750	4/22/2019	Jeffries, Mark G.	2.70	· ·	Review evidence in response to allegations made during plaintiff's deposition
751	4/22/2019	Jeffries, Mark G.	3.40	\$608.60	Draft summary of plaintiff's deposition
752	4/22/2019	Jeffries, Mark G.	0.20	\$35.80	Email plaintiff's counsel re: outstanding discovery
					Analysis of additional videos provided by the Plaintiff re: Ellen Costlow's conduct, the analysis is
753	4———	Williams, Monte' L.	0.60		relevant to evaluating the legitimacy of information obtained during Plaintiff's deposition
754	4/23/2019	Jeffries, Mark G.	0.10	\$17.90	Email Joe Manoni re: mediation
					Emails and calls plaintiff's counsel re: supplemental discovery needed and deposition of plaintiff's
755		Jeffries, Mark G.	0.30		expert witness
756		Jeffries, Mark G.	1.80	-	Analyze privileges available to claims of tortious interference with contract
757	4/24/2019	Jeffries, Mark G.	0.10	\$17.90	Emails with plaintiff and co-defendant's counsel re: choice of mediator
					Analyze privileges available to claims of tortious interference with contract and whether civil
758		Jeffries, Mark G.	3.20		conspiracy to breach a contract is a valid cause of action
759	4/24/2019	Jeffries, Mark G.	0.20	\$35.80	Revise summary of plaintiff's deposition
					Analysis of federal case law re: section 1983 liability for speculative claims of constitutional
760		Williams, Monte' L.	2.40		violations, the analysis is relevant to evaluating the defendants' dispositive motion strategy
761		Jeffries, Mark G.	0.20		Call from Joe Manoni re: results of plaintiff's deposition and mediation
762		Jeffries, Mark G.	0.20	4	Email plaintiff's counsel re: supplementation of plaintiff's responses to discovery
763		Jeffries, Mark G.	0.20		Revise report of plaintiff's deposition
764		Jeffries, Mark G.	0.10		Email counsel re: choice of mediator
765		Jeffries, Mark G.	2.90	<del></del>	Draft motion to compel
766		Jeffries, Mark G.	0.20		Email Joe Manoni re: motion to compel
767	4/29/2019	Jeffries, Mark G.	0.10	\$17.90	Respond to email from plaintiff's counsel re: deposition of plaintiff's economics expert

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
768	4/30/2019	Jeffries, Mark G.	0.80	\$143.20	Review plaintiff's supplemental discovery responses
769	4/30/2019	Jeffries, Mark G.	0.10	\$17.90	Respond to email from plaintiff's counsel re: supplemental discovery responses
770	4/30/2019	Jeffries, Mark G.	0.20	\$35.80	Call and email with consulting economics expert re: plaintiff's supplemental discovery responses
771	4/30/2019	Jeffries, Mark G.	0.90	\$161.10	Draft second motion to compel
772	4/30/2019	Jeffries, Mark G.	0.20	\$35.80	Review emails from plaintiff's counsel re: mediation and depositions of defendants
773	4/30/2019	Jeffries, Mark G.	0.10	\$17.90	Text clients re: depositions
774	5/2/2019	Jeffries, Mark G.	2.00	\$358.00	Draft second motion to compel and statement in support of motion to compel
775	5/2/2019	Jeffries, Mark G.	0.20	\$35.80	Call to mediator Chuck Steele re: mediation of case
776	5/2/2019	Jeffries, Mark G.	0.40	\$71.60	Emails among counsel re: mediation and depositions
777	5/3/2019	Jeffries, Mark G.	0.30	\$53.70	Emails among counsel re: depositions of clients and plaintiff's expert
					Review supplemental expert witness discovery produced by plaintiff in preparation for call with
778	5/3/2019	Jeffries, Mark G.	0.20	\$35.80	consulting expert
779	5/5/2019	Jeffries, Mark G.	0.20	\$35.80	Texts with clients re: preparation for upcoming depositions
780	5/6/2019	Jeffries, Mark G.	0.10	\$17.90	Email counsel re: deposition of plaintiff's expert witness
781	5/6/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: defendants' depositions
782	5/6/2019	Jeffries, Mark G.	0.10	\$17.90	Call from Chuck Steele re: mediation
					Call with consulting expert Roger Griffith re: problems with plaintiff's expert's report to be brought
783	5/7/2019	Jeffries, Mark G.	0.30	\$53.70	up at deposition
784	5/7/2019	Jeffries, Mark G.	1.00	\$179.00	Analyze plaintiff's economics expert's report for grounds to strike based upon speculation
785	5/7/2019	Jeffries, Mark G.	0.10	\$17.90	Email counsel re: mediation
					Call and emails with Joe Manoni re: choice of mediator and referral of motion to compel to
786	5/7/2019	Jeffries, Mark G.	0.20	\$35.80	magistrate judge
787	5/7/2019	Jeffries, Mark G.	0.10	\$17.90	Respond to email from magistrate judge's clerk re: hearing on second motion to compel
788	5/7/2019	Williams, Monte' L.	3.00	\$537.00	Analysis of prosecutor file in preparation for M. Kief deposition
789	5/8/2019	Smith, M. Leann	0.20	\$21.00	Medical records requests to IU Health Physicians in Indiana
790	5/8/2019	Jeffries, Mark G.	0.20	\$35.80	Respond to emails from plaintiff's counsel re: mediation
791	5/8/2019	Jeffries, Mark G.	3.40	\$608.60	Draft outline and prepare for deposition of plaintiff's economics expert witness
792	5/8/2019	Jeffries, Mark G.	0.10	\$17.90	Call and email to mediator Chuck Steele re: mediation of case
793	5/8/2019	Jeffries, Mark G.	0.10	\$17.90	Emails with Joe Manoni re: mediation
794	5/8/2019	Jeffries, Mark G.	0.10	\$17.90	Texts to clients re: requirement that they be present at mediation
795	5/8/2019	Jeffries, Mark G.	0.10	\$17.90	Call from Mike Kief re: mediation
796	5/9/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: deposition of Mike Kief and mediation

	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
797	5/9/2019	Jeffries, Mark G.	2.70	\$483.30	Draft outline and prepare for deposition of plaintiff's economics expert witness
798	5/9/2019	Jeffries, Mark G.	0.60	\$107.40	Call and text with Mike Kief re: preparation for deposition
799	5/9/2019	Jeffries, Mark G.	2.60	\$465.40	Review supplemental documents from FBI produced by plaintiff
800	5/9/2019	Jeffries, Mark G.	0.10	\$17.90	Draft letter to Joe Manoni re: supplemental FBI documents produced by plaintiff's counsel
					Call from co-defendant's counsel re: plaintiff's offer to co-defendant, mediation, and significance of
801	5/9/2019	Jeffries, Mark G.	0.50	\$89.50	new FBI documents
802	5/9/2019	Jeffries, Mark G.	0.20	\$35.80	Email Joe Manoni re: supplemental FBI documents produced by plaintiff's counsel
803	5/9/2019	Jeffries, Mark G.	0.20	\$35.80	Email plaintiff's counsel re: missing submissions to FBI
					Analysis of additional documents provided by Plaintiff, the analysis is relevant to evaluating
804	5/9/2019	Williams, Monte'	1.60		Plaintiff's claimed damages
805	5/10/2019	Jeffries, Mark G.	0.30	\$53.70	Call to consulting expert Roger Griffith re: questions for plaintiff's expert's deposition
806	5/10/2019	Jeffries, Mark G.	0.20	\$35.80	Call from Joe Manoni re: mediation
807	5/10/2019	Jeffries, Mark G.	0.50	\$89.50	Review supplemental documents produced by plaintiff re: termination from employment
808	5/10/2019	Jeffries, Mark G.	0.90	\$161.10	Draft outline and prepare for deposition of plaintiff's economics expert witness
					Review supplemental production of documents related to plaintiff's appeal of termination of
809	5/11/2019	Jeffries, Mark G.	0.30	\$53.70	employment
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 1085 Van Voorhis Road,
810	5/13/2019	Jeffries, Mark G.	1.50	\$268.50	Morgantown, WV 26505 to attend deposition of plaintiff's economics expert
811	5/13/2019	Jeffries, Mark G.	0.60	\$107.40	Review plaintiff's expert's report in preparation for deposition
	-				Confer with plaintiff's counsel re: status hearing on second motion to compel and overdue
812	5/13/2019	Jeffries, Mark G.	0.30	\$53.70	discovery
813	5/13/2019	Jeffries, Mark G.	0.30	\$53.70	Review case status and strategy in light of plaintiff's and plaintiff's expert's deposition testimony
					Call with Ronnie Gaskins re: likelihood of adverse verdict and judgment beyond insurance policy
814	5/13/2019	Jeffries, Mark G.	0.50	\$89.50	limits
815	5/13/2019	Jeffries, Mark G.	0.20	\$35.80	Email magistrate judge clerk re: status conference
816	5/13/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: depositions after completion of discovery
817	5/14/2019	Jeffries, Mark G.	0.10	\$17.90	Respond to email from magistrate judge clerk re: status hearing on second motion to compel
818		Jeffries, Mark G.	0.10		Respond to email from plaintiff's counsel re: supplemental discovery
819		Jeffries, Mark G.	0.10	\$17.90	Email magistrate judge clerk re: status conference on second motion to compel
820		Jeffries, Mark G.	0.10		Email plaintiff's counsel re: supplemental discovery responses needed
821		Jeffries, Mark G.	0.30		Attend telephonic status hearing on second motion to compel

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
822	5/17/2019	Smith, M. Leann	0.10	\$10.50	Call to IU Health Physicians regarding request for records
823	5/17/2019	Smith, M. Leann	0.30	\$31.50	Letter to IU Health Physicians enclosing new releases and requesting medical records
824	5/17/2019	Jeffries, Mark G.	0.20	\$35.80	Respond to emails from plaintiff's counsel re: upcoming depositions
					Analysis of Plaintiff's employment documents, the analysis is relevant to evaluating his claimed
825	5/17/2019	Williams, Monte' L.	0.90	\$161.10	damages
					Analysis of Sgt. R. Gaskins' investigative report, the analysis is relevant to preparing him for his
826	5/20/2019	Williams, Monte' L.	2.80	\$501.20	upcoming deposition
827	5/22/2019	Jeffries, Mark G.	0.10	\$17.90	Call with Joe Manoni re: mediation
828	5/22/2019	Jeffries, Mark G.	3.30	\$590.70	Meet with Ronnie Gaskins to prepare for deposition
					Travel back to Morgantown, WV (1085 Van Voorhis Road) from Bridgeport, WV (400 White Oaks
829	5/22/2019	Williams, Monte' L.	0.50	\$89.50	Blvd) after meeting with Ronnie Gaskins
					Travel from Morgantown, WV (1085 Van Voorhis Road) to Bridgeport, WV (400 White Oaks Blvd) in
830	5/22/2019	Williams, Monte' L.	0.50	\$89.50	order to meet with Ronnie Gaskins and prepare for his upcoming deposition
					Analysis of Plaintiff's discovery responses, the analysis is relevant to preparing Ronnie Gaskins for
831	5/22/2019	Williams, Monte' L,	1.70	\$304.30	his upcoming deposition
832	5/23/2019	Jeffries, Mark G.	0.50		Review documents and draft outline for use in deposition review preparation session for Mike Kief
833	5/23/2019	Williams, Monte' L.	4.40	\$787.60	Meet with Chris Berry in order to prepare for his upcoming deposition
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 1085 Van Voorhis Road,
834		Jeffries, Mark G.	1.50	\$268.50	Morgantown, WV 26505 to meet with Mike Kief to prepare for his deposition
835	5/24/2019	Jeffries, Mark G.	2.30	\$411.70	Meet with Mike Kief to prepare for his deposition
836	5/24/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: defendants' depositions
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 1085 Van Voorhis Rd.,
837	5/28/2019	Jeffries, Mark G.	1.50	\$268.50	Morgantown, WV 26505 to attend deposition of Mike Kief
838	5/28/2019	Jeffries, Mark G.	6.60	\$1,181.40	Attend Mike Kief deposition
839	5/28/2019	Jeffries, Mark G.	0.40	\$71.60	Meet with Mike Kief to discuss final preparations for deposition
840	5/28/2019	Jeffries, Mark G.	0.10	\$17.90	Contact clients re: appearance at co-defendant's deposition
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 1085 Van Voorhis Rd.,
841	5/29/2019	Jeffries, Mark G.	1.60	\$286.40	Morgantown, WV 26505 to attend depositions of Ronnie Gaskins and Chris Berry
842	5/29/2019	Jeffries, Mark G.	0.50		Meet with Chris Berry and Ronnie Gaskins to discuss final preparations for depositions
843	5/29/2019	Jeffries, Mark G.	6.10	\$1,091.90	Attend Ronnie Gaskins deposition
844	5/29/2019	Jeffries, Mark G.	1.20	\$214.80	Attend Chris Berry deposition

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Meet with Ronnie Gaskins and Chris Berry to discuss results of their depositions and strategy going
845		Jeffries, Mark G.	0.40	<u> </u>	forward
846	5/30/2019	Jeffries, Mark G.	0.30	\$53.70	Legal research re: enforceability of Mary Carter agreements under West Virginia law
847	5/30/2019	Jeffries, Mark G.	0.90		Draft report of clients' depositions
					Analysis of the defendants' discovery responses in order to prepare the defendants' pre-mediation
848		Williams, Monte'	3.80		
849		Jeffries, Mark G.	0.50		Draft report of clients' depositions
850		Collie, Quentin	0.90		Draft pre-mediation assessment report
851	6/3/2019	Jeffries, Mark G.	4.40	\$787.60	Draft report of clients' depositions
852	6/4/2019	Collie, Quentin	5.70	\$598.50	Draft and revise pre-mediation assessment report
853		Collie, Quentin	0.40		Confer with Mark Jeffries re: pre-mediation assessment report
854	6/4/2019	Jeffries, Mark G.	0.90		Draft mediation statement
855	6/4/2019	Jeffries, Mark G.	0.20	\$35.80	Draft motion to exclude testimony and report of plaintiff's expert witness
856	6/5/2019	Collie, Quentin	2.00	\$210.00	Draft and revise pre-mediation assessment report
857	6/5/2019	Jeffries, Mark G.	3.50		Revise pre-mediation report
858	6/5/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: mediation
859	6/6/2019	Jeffries, Mark G.	5.90		Revise pre-mediation report
860	6/6/2019	Jeffries, Mark G.	0.10		Email plaintiff's counsel re: depositions of plaintiff's mental health providers
861	6/7/2019	Jeffries, Mark G.	0.10	\$17.90	Review email from plaintiff's counsel re: depositions of plaintiff's mental health providers
862	6/11/2019	Jeffries, Mark G.	1.00	\$179.00	Draft mediation statement
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 1085 Van Voorhis Rd.,
863		Jeffries, Mark G.	1.30	\$232.70	Morgantown, WV 26505 to attend deposition of Ellen Costlow
864	6/12/2019	Jeffries, Mark G.	0.50	\$89.50	Prepare for deposition of Ellen Costlow
865	6/12/2019	Jeffries, Mark G.	9.10	\$1,628.90	Attend Ellen Costlow deposition
866	6/13/2019	Jeffries, Mark G.	0.50	\$89.50	Email Joe Manoni re: report of Ellen Ballock deposition
867	6/13/2019	Jeffries, Mark G.	2.90	\$519.10	Draft mediation statement
868	6/13/2019	Jeffries, Mark G.	0.50	\$89.50	Call from Mike Kief re: Costlow deposition and status of case
869	6/13/2019	Jeffries, Mark G.	0.10	\$17.90	Contact clients re: mediation evaluation
870	6/13/2019	Jeffries, Mark G.	0.70	\$125.30	Call from Ronnie Gaskins re: mediation and status of case
871	6/18/2019	Jeffries, Mark G.	0.20	\$35.80	Call with Chris Berry re: harassment by plaintiff
872	6/18/2019	Jeffries, Mark G.	0.20	\$35.80	Email plaintiff's counsel re: harassment of Chris Berry by plaintiff
873	6/18/2019	Jeffries, Mark G.	0.40	\$71.60	Prepare for mediation
874	6/19/2019	Jeffries, Mark G.	0.20	\$35.80	Calls with Joe Manoni re: mediation

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
875	6/19/2019	Jeffries, Mark G.	0.10	\$17.90	Email plaintiff's counsel re: settlement demand
876	6/19/2019	Jeffries, Mark G.	0.10	\$17.90	Call to mediator Chuck Steele re: mediation
877		Jeffries, Mark G.	0.20	\$35.80	Review emails from plaintiff's counsel re: plaintiff's harassment of Chris Berry
878		Jeffries, Mark G.	0.20	\$35.80	Call to Chris Berry re: evidence of harassment by plaintiff
879	6/19/2019	Jeffries, Mark G.	0.10	\$17.90	Review email from plaintiff's counsel re: settlement demand
880	6/19/2019	Jeffries, Mark G.	0.10	\$17.90	Email to Joe Manoni re: plaintiff's initial settlement demand
881	6/19/2019	Jeffries, Mark G.	0.70		Prepare for mediation
882	6/19/2019	Jeffries, Mark G.	0.30	\$53.70	Review plaintiff's latest submission to the FBI in appeal of discharge
883	6/20/2019	Collie, Quentin	1.10	\$115.50	Draft motion to exclude expert report and testimony
					Travel between 400 White Oaks Blvd., Bridgeport, WV 26330 and 1085 Van Voorhis Rd.,
884	6/20/2019	Jeffries, Mark G.	1.50	\$268.50	Morgantown, WV 26505 to attend mediation
885	6/20/2019	Jeffries, Mark G.	0.50	\$89.50	Meet with clients to discuss mediation and plaintiff's harassment of Chris Berry
886	6/20/2019	Jeffries, Mark G.	2.60	\$465.40	Attend mediation
887	6/20/2019	Jeffries, Mark G.	0.50	\$89.50	Prepare outline of motion to strike opinion of plaintiff's economics expert
888	6/21/2019	Collie, Quentin	2.70	\$283.50	Review relevant case materials for motion to exclude expert report and testimony
889	6/24/2019	Collie, Quentin	1.80	\$189.00	Draft motion to exclude expert report and testimony
890	6/24/2019	Jeffries, Mark G.	2.80	\$501.20	Draft memorandum in support of motion for summary judgment
891	6/25/2019	Collie, Quentin	5.40	· ·	Draft and revise motion to exclude expert report and testimony
892	6/25/2019	Jeffries, Mark G.	7.40	\$1,324.60	Draft memorandum in support of motion to dismiss
893	6/26/2019	Collie, Quentin	1.10	\$115.50	Revise motion to exclude expert report and testimony
					Review discovery requests from Plaintiff to identify any requests to which communications
894	6/26/2019	Smith, M. Leann	0.70	\$73.50	between Ballock and Mrs. Berry would be responsive
895	6/26/2019	Smith, M. Leann	0.50	\$52.50	Prepare documents to be produced as supplement to discovery requests
896	6/26/2019	Smith, M. Leann	0.60	\$63.00	Draft supplemental response to discovery requests
					Review screenshots from Chris Berry of communications between Ballock and Mrs. Berry regarding
					an alleged affair between Chris and E. Costlow in preparation for filing supplemental discovery
897	6/26/2019	Smith, M. Leann	0.30	\$31.50	responses
					Prepare complete letter dated September 21, 2017 to be provided to opposing counsel (1st
898	6/26/2019	Smith, M. Leann	0.20	\$21.00	production was missing one page)
899	6/26/2019	Jeffries, Mark G.	6.80	\$1,217.20	Draft memorandum in support of motion for summary judgment
900	6/26/2019	Jeffries, Mark G	0.80	\$143.20	Call and email with co-defendant's counsel re: summary judgment motions and additional evidence
901		Jeffries, Mark G.	0.20	\$35.80	Email counsel re: supplemental response to plaintiff's requests for production

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
902	6/27/2019	Collie, Quentin	0.50	\$52.50	Revise motion to exclude expert report and testimony
903	6/27/2019	Filatova, Anna	6.70	\$703.50	Draft citations for memorandum in support of summary judgment
904	6/27/2019	Smith, M. Leann	0.10	\$10.50	Call to IU Health regarding request for medical records
905		Jeffries, Mark G.	7.90	\$1,414.10	Draft memorandum in support of motion for summary judgment
906	6/28/2019	Jeffries, Mark G.	0.50	\$89.50	Draft declaration of former prosecutor Cindy Scott for use in motion for summary judgment
907	6/28/2019	Jeffries, Mark G.	3.50	\$626.50	Draft memorandum in support of motion for summary judgment
908		Jeffries, Mark G.	1.80	\$322.20	Draft memorandum in support of motion for summary judgment
909		Jeffries, Mark G.	0.40	\$71.60	Draft motion for leave to file under seal
910	6/29/2019	Jeffries, Mark G.	0.40	\$71.60	Draft motion to exceed page limit
					Review deposition transcripts of E. Costlow, C. Berry, and R. Gaskins to identify testimony to be
911	7/1/2019	Smith, M. Leann	5.90	\$619.50	used as citations to statement of facts in motion for summary judgment
912	7/2/2019	Becker, Elizabeth	1.50	\$157.50	Draft memorandum of law in support of motion to file summary judgment brief under seal
913	7/2/2019	Smith, M. Leann	4.60	\$483.00	Compile exhibits for motion for summary judgment
914	7/2/2019	Jeffries, Mark G.	5.80	\$1,038.20	Draft motion for summary judgment and supporting memorandum of law
915	7/2/2019	Jeffries, Mark G.	0.70	\$125.30	Revise motion for leave to file under seal
					Emails with counsel re: confidentiality of documents to be used as exhibits in motion for summary
916	7/2/2019	Jeffries, Mark G.	0.60	\$107.40	judgment
917		Filatova, Anna	1.50	\$157.50	Research re: validity of civil conspiracy claim occurred as the result of the breach of contract
918	7/3/2019	Becker, Elizabeth	5.70	\$598.50	Draft memorandum of law in support of motion to file summary judgment brief under seal
919		Smith, M. Leann	1.80	\$189.00	Revise exhibits for motion for summary judgment
920	7/3/2019	Smith, M. Leann	1.60	\$168.00	Verify case citations and quotations for motion for summary judgment
921	7/3/2019	Jeffries, Mark G.	0.10	\$17.90	Review email from plaintiff's counsel re: possible motion for summary judgment by plaintiff
922	7/3/2019	Jeffries, Mark G.	4.30	\$769.70	Draft motion for summary judgment and supporting memorandum of law
923	7/3/2019	Jeffries, Mark G.	1.10	\$196.90	Revise motion to strike plaintiff's expert's testimony and report
924	7/3/2019	Jeffries, Mark G.	0.90	\$161.10	Revise motion to file under seal
925	7/7/2019	Jeffries, Mark G.	0.20	\$35.80	Email with plaintiff's counsel re: filing motion for summary judgment under seal
					Email with co-defendant's counsel re: information needed for co-defendant's motion for summary
926	7/7/2019	Jeffries, Mark G.	0.10	\$17.90	judgment
927	7/7/2019	Jeffries, Mark G.	0.80	\$143.20	Revise memorandum in support of motion for summary judgment
					Draft memorandum re: validity of the civil conspiracy claim occurred as the result of breach of
928	7/8/2019	Filatova, Anna	4.00	\$420.00	contract
929	7/9/2019	Collie, Quentin	3.00	\$315.00	Draft motion to exclude expert report and testimony
930	7/9/2019	Filatova, Anna	7.00		Research and draft memorandum re: civil conspiracy to breach the contract

	Α	В	С	D	Ε
3	Date	Name	Hours	Amount	Narrative
931	7/9/2019	Jeffries, Mark G.	1.00	\$179.00	Review plaintiff's motion for partial summary judgment
932	7/9/2019	Jeffries, Mark G.	0.10	\$17.90	Review order granting leave to exceed page limit
					Analysis of the motion for summary judgment filed by Ellen Costlow, the analysis is relevant to
933	7/9/2019	Williams, Monte' L.	0.60	\$107.40	preparing for meeting with client
934		Williams, Monte' L.	1.70	\$304.30	Work on strategy re: the defendants' response to Plaintiff's motion for partial summary judgment
935	7/9/2019	Williams, Monte' L.	1.90	\$340.10	Work on the defendants' response to Plaintiff's motion for partial summary judgment
936	7/10/2019	Collie, Quentin	4.10	\$430.50	Draft motion to exclude expert report and testimony
					Research and draft memorandum re: whether breach by one party relieves the other party of its
937	7/10/2019	Filatova, Anna	7.50	\$787.50	obligations under the contract
938	7/10/2019	Jeffries, Mark G.	0.90	\$161.10	Review co-defendant's motion for summary judgment
939	7/10/2019	Williams, Monte' L.	2.20	\$393.80	Analysis of Plaintiff's employment file, the analysis is relevant to preparing for meeting with client
					Analysis of the deposition transcript of Sgt. Kief, the analysis is relevant to preparing for meeting
940	7/10/2019	Williams, Monte' L.	1.70	\$304.30	with client
					Analysis of the deposition transcript of Sgt. Gaskins, the analysis is relevant to preparing for
941	7/10/2019	Williams, Monte' L.	1.70	\$304.30	meeting with client
942	7/11/2019	Collie, Quentin	1.40	\$147.00	Draft motion to exclude expert report and testimony
943	7/11/2019	Filatova, Anna	3.00	\$315.00	Research re: whether breach of contract can cause loss of privilege
944	7/12/2019	Collie, Quentin	0.50	\$52.50	Draft motion to exclude expert report and testimony
945	7/12/2019	Filatova, Anna	3.00	\$315.00	Research re: whether breach of contract can cause loss of privilege
946	7/15/2019	Filatova, Anna	3.00	\$315.00	Research re: whether breach of the contract causes loss of privilege
947	7/16/2019	Jeffries, Mark G.	1.30	\$232.70	Draft response to plaintiff's motion for partial summary judgment
948	7/17/2019	Collie, Quentin	0.70	\$73.50	Draft motion to exclude expert report and testimony
949	7/17/2019	Jeffries, Mark G.	4.30	\$769.70	Draft response to plaintiff's motion for partial summary judgment
950	7/17/2019	Jeffries, Mark G.	0.70	\$125.30	Revise motion to exclude plaintiff's economics expert
951	7/17/2019	Jeffries, Mark G.	0.30		Call from co-defendant's counsel re: need to redact exhibits in motions for summary judgment
952	7/17/2019	Jeffries, Mark G.	0.20	\$35.80	Call to court clerk re: redaction of minor children's names in motions for summary judgment
953	7/17/2019	Jeffries, Mark G.	0.20	\$35.80	Email counsel re: redaction of minor children's names from motions for summary judgment
954	7/17/2019	Jeffries, Mark G.	0.60	\$107.40	Review exhibits to motion for summary judgment for need for redaction
					Redact children's information from documents attached as exhibits to motion for summary
955	7/18/2019	Smith, M. Leann	2.60	\$273.00	judgment (28) as required by the Court

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	А	В	С	D	E
3	Date	Name	Hours		Narrative
956	7/18/2019	Jeffries, Mark G.	0.10	\$17.90	Email counsel re: filing of replacement motion for summary judgment
957	7/19/2019	Jeffries, Mark G.	2.20	\$393.80	Draft response to plaintiff's motion for partial summary judgment
958	7/20/2019	Jeffries, Mark G.	1.20	\$214.80	Draft response to plaintiff's motion for partial summary judgment
959	7/21/2019	Jeffries, Mark G.	2.10	\$375.90	Draft response to plaintiff's motion for partial summary judgment
960	7/22/2019	Jeffries, Mark G.	2.90	\$519.10	Draft response to plaintiff's motion for partial summary judgment
961	7/22/2019	Williams, Monte' L.	2.40	\$429.60	Revise the defendants' argument section in response to Plaintiff's motion for summary judgment
060	7/22/2010	)	1 10	¢105.00	Analysis of Sgt. M. Kief's deposition transcript, the analysis is pertinent to revising the defendants'
962	//22/2019	Williams, Monte' L.	1.10	\$196.90	response to Plaintiff's motion for summary judgment
	7/22/2010	NACIE NA LI	1 10	4250.60	Analysis of Sgt. Gaskins' deposition transcript, the analysis is pertinent to revising the defendants'
963	//22/2019	Williams, Monte' L.	1.40	\$250.60	response to Plaintiff's motion for summary judgment
064	7/22/2010	NACILI:	1.00	6222.20	Analysis of Sgt. Gaskins' report, the analysis is pertinent to revising the defendants' response to
964		Williams, Monte' L.	1.80		Plaintiff's motion for summary judgment
965		Jeffries, Mark G.	0.30		Analyze law on issue of whether there can be a civil conspiracy tort to breach a contract
966		Jeffries, Mark G.	0.10		Review Ronnie Gaskins's errata sheet to his deposition transcript
967		Jeffries, Mark G.	0.60		Revise response to plaintiff's partial motion for summary judgment
968	7/26/2019	Jeffries, Mark G.	0.10	\$17.90	Call with Joe Manoni re: status of summary judgment motions
					Review and analysis of pleadings, reports, depositions, discovery responses and exhibits and extract
					information necessary to attach as Exhibits to Response for Ballock's Motion for Partial Summary
969		Neal, Mandi L.	4.60		Judgement (1000 plus pages)
970		Jeffries, Mark G.	1.40		Revise response to plaintiff's motion for partial summary judgment
971	7/30/2019	Jeffries, Mark G.	1.90	\$340.10	Review plaintiff's response to motion for summary judgment
					Review plaintiff's response to co-defendant's motion for summary judgment and co-defendant's
972	7/30/2019	Jeffries, Mark G.	0.50		response to plaintiff's partial motion for summary judgment
973	8/6/2019	Jeffries, Mark G.	7.70	\$1,378.30	Draft reply brief in motion for summary judgment
					Email plaintiff's counsel re: filing redacted portions of plaintiff's son's mental health record without
974	8/6/2019	Jeffries, Mark G.	0.10	\$17.90	seal
975	8/7/2019	Jeffries, Mark G.	5.00	\$895.00	Draft reply brief in motion for summary judgment
976	8/8/2019	Jeffries, Mark G.	7.00	\$1,253.00	Draft reply brief in motion for summary judgment
977	8/9/2019	Smith, M. Leann	0.80	\$84.00	Prepare and revise exhibits for reply brief
978	8/12/2019	Smith, M. Leann	0.40	\$42.00	Revise amended reply brief to file with the Court
979	8/12/2019	Smith, M. Leann	0.60	\$63.00	Revise exhibits for reply brief

	A	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Revise the defendant's reply to Plaintiff's response to the defendant's motion for summary
980	8/12/2019	Williams, Monte'	1.70		judgment
981	8/13/2019	Jeffries, Mark G.	1.40	\$250.60	Review plaintiff's reply brief in his motion for partial summary judgment against Sgt. Kief
982	8/13/2019	Jeffries, Mark G.	0.50	\$89.50	Review co-defendant's reply brief in motion for summary judgment
983	8/16/2019	Williams, Monte'	0.80	\$143.20	Call with Sgt. Kief re: case status
					Analysis of Plaintiff's deposition transcript, the analysis is relevant to revising the defendants'
984	8/26/2019	Williams, Monte' 🗻	1.80	\$322.20	liability strategy
985	9/2/2019	Jeffries, Mark G.	1.20	\$214.80	Revise motion to strike Plaintiff's economics expert's opinions
986	9/3/2019	Jeffries, Mark G.	2.10	\$375.90	Revise motion to exclude Plaintiff's expert witness
987	9/9/2019	Williams, Monte' L.	0.70	\$125.30	Work on the defendants' liability strategy in preparation for meeting with clients
					Work on the defendants' reply to Plaintiff's response to the defendants' motion to strike Plaintiff's
988	9/17/2019	Williams, Monte' L.	2.70	\$483.30	economist
989	9/19/2019	Jeffries, Mark G.	0.60	\$107.40	Review Plaintiff's response to motion to exclude his expert witness
990	9/20/2019	Jeffries, Mark G.	0.70	\$125.30	Draft reply brief in motion to exclude Plaintiff's expert
991	9/23/2019	Jeffries, Mark G.	4.00	\$716.00	Draft reply brief in motion to exclude Plaintiff's expert
992	9/24/2019	Jeffries, Mark G.	7.60	\$1,360.40	Draft reply brief in motion to exclude Plaintiff's expert
993	9/24/2019	Jeffries, Mark G.	0.20	\$35.80	Call to Joe Manoni re: settlement authority for upcoming status conference
994	9/24/2019	Jeffries, Mark G.	0.10	\$17.90	Respond to email from co-defendant's counsel re: order setting status hearing
995	9/25/2019	Jeffries, Mark G.	0.20	\$35.80	Email counsel and clerk re: upcoming status hearing
996	9/25/2019	Jeffries, Mark G.	2.90	\$519.10	Revise reply brief in motion to exclude Plaintiff's economics expert
997	9/27/2019	Smith, M. Leann	0.40	\$42.00	Review medical records received to determine if counseling records have been obtained
998	9/27/2019	Smith, M. Leann	0.20	\$21.00	Request counseling records for IU Health (3rd time)
999	10/7/2019	Jeffries, Mark G.	0.50	\$89.50	Prepare for status hearing
1000	10/8/2019	Jeffries, Mark G.	0.20	\$35.80	Call from Joe Manoni re: upcoming status hearing
1001	10/8/2019	Jeffries, Mark G.	2.90	\$519.10	Prepare for status hearing
1002	10/9/2019	Jeffries, Mark G.	0.10	\$17.90	Call to Ronnie Gaskins re: results of status hearing
1003	10/9/2019	Jeffries, Mark G.	0.30	\$53.70	Email Joe Manoni re: results of status hearing
1004	10/9/2019	Jeffries, Mark G.	0.20	\$35.80	Call to Mike Kief re: results of status hearing
1005	10/9/2019	Jeffries, Mark G.	2.40	\$429.60	Attend telephonic status conference
1006	10/9/2019	Jeffries, Mark G.	0.10	\$17.90	Email John Hoyer re: results of status conference
1007	10/9/2019	Jeffries, Mark G.	0.10	\$17.90	Email Plaintiff's counsel re: response to settlement demand
					Continue analysis of Plaintiff's employment file, the analysis is relevant to evaluating his alleged
1008	10/10/2019	Williams, Monte' L.	1.70	\$304.30	damages

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	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
1009	10/11/2019	Jeffries, Mark G.	0.10	\$17.90	Review order following status conference
1010	10/14/2019	Jeffries, Mark G.	0.20	\$35.80	Email Chris Berry re: grant of summary judgment
					Review email from Plaintiff's counsel re: Plaintiff's layoff and supplementation of economics
1011	10/28/2019	Jeffries, Mark G.	0.10	\$17.90	expert's report
1012	11/7/2019	Jeffries, Mark G.	0.20	· ·	Call from Ronnie Gaskins re: status of case
1013		Jeffries, Mark G.	1.20	\$214.80	Draft proposed jury instructions
1014	11/18/2019	Jeffries, Mark G.	0.10	\$17.90	Email Joe Manoni re: pretrial filings
1015			0.20	\$30.60	Prepare for drafting jury instructions, voir dire, and verdict form
1016	11/20/2019	Jeffries, Mark G.	1.30	\$232.70	Draft witness and exhibit list
					Analysis of Plaintiff's discovery responses, the analysis is relevant to identifying potential trial
1017	11/21/2019	Williams, Monte' L.	0.70	\$125.30	witnesses
					Review documents produced and documents from prosecuting attorney's office to identify
1018	11/22/2019	Smith, M. Leann	3.60	\$378.00	potential trial exhibits
1019	11/22/2019	Smith, M. Leann	2.60	\$273.00	Draft trial exhibit list for production with the Court pursuant to pre-trial deadlines
1020	11/22/2019	Jeffries, Mark G.	0.20	\$35.80	Email counsel re: submission of joint pretrial order
1021	11/22/2019	Jeffries, Mark G.	1.70	\$304.30	Draft witness and exhibit list
1022	11/22/2019	Jeffries, Mark G.	0.40	\$71.60	Call from co-Defendant's counsel re: pretrial memorandum and trial preparation
					Analysis of Plaintiff's discovery responses, the analysis is relevant to identifying potential trial
1023	11/22/2019	Williams, Monte' L.	1.60	\$286.40	witnesses
					Analysis of E. Costlow's discovery responses (90 pages), the analysis is relevant to identifying
1024	11/22/2019	Williams, Monte' L.	1.10	\$196.90	potential trial witnesses
1025	11/24/2019	Lazar, Alyssa	0.50	\$76.50	Prepare for drafting jury instructions, voir dire, and verdict form
1026	11/25/2019	Lazar, Alyssa	2.80	\$428.40	Draft jury instructions, voir dire, and verdict form
1027	11/25/2019	Smith, M. Leann	1.90	\$199.50	Revise trial exhibit list to be filed with the Court pursuant to pre-trial deadlines
1028	11/25/2019	Smith, M. Leann	2.80	\$294.00	Prepare additional documents to be used as potential trial exhibits
1029	11/25/2019	Jeffries, Mark G.	0.40	\$71.60	Draft joint pretrial order
1030	11/25/2019	Jeffries, Mark G.	0.80	\$143.20	Draft witness and exhibit list
1031	11/25/2019	Jeffries, Mark G.	0.10	\$17.90	Email fact witness Cindy Scott re: appearance at trial
					Analysis of file documents obtained from the West Virginia State Police (310 pages of 800), the
1032	11/25/2019	Williams, Monte' L.	3.70	\$662.30	analysis is relevant to identifying potential fact witnesses
1033	11/26/2019	Lazar, Alyssa	7.80	\$1,193.40	Draft jury instructions, voir dire, and verdict form
1034	11/26/2019	Smith, M. Leann	0.80	\$84.00	Prepare additional emails and other documents to be used as potential trial exhibits
1035	11/26/2019	Smith, M. Leann	0.60	\$63.00	Revise trial exhibit list

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
1036	11/26/2019	Smith, M. Leann	0.30	\$31.50	Additional revisions to trial exhibit list
1037	11/26/2019	Smith, M. Leann	0.30	\$31.50	Additional revisions to trial exhibits
1038	11/26/2019	Jeffries, Mark G.	2.30	\$411.70	Draft final fact and exhibit list
1039	11/26/2019	Jeffries, Mark G.	3.20	\$572.80	Draft joint pretrial order
					Continue analysis of file documents obtained from the West Virginia State Police (311 to page 600),
1040	11/26/2019	Williams, Monte' L.	4.10	\$733.90	the analysis is relevant to identifying potential fact witnesses
1041	11/27/2019	Lazar, Alyssa	1.20	\$183.60	Draft jury instructions, voir dire, and verdict form
1042	11/27/2019	Smith, M. Leann	1.10	\$115.50	Revise Trial Exhibit List
					Prepare exhibits (over 220 pp) to be provided to the Court and opposing counsel pursuant to trial
1043	11/27/2019	Smith, M. Leann	4.10	\$430.50	deadlines including redaction of children's names from all documents and emails
1044	11/27/2019	Smith, M. Leann	1.20	\$126.00	Revise exhibits to be used as potential trial exhibits
1045	11/27/2019	Jeffries, Mark G.	3.20	\$572.80	Draft joint pretrial order
1046		Jeffries, Mark G.	1.10	\$196.90	Draft jury instructions
1047	11/27/2019	Jeffries, Mark G.	0.30	\$53.70	Draft final witness and exhibit list
1048	11/27/2019	Jeffries, Mark G.	0.60	\$107.40	Email counsel re: stipulations of fact for joint pretrial order
					Begin drafting a motion in limine to exclude the testimony/opinions of Plaintiff's expert, Dr. Hawley
1049	11/28/2019	Robidoux, Kaitlin	1.30	\$211.90	(approved by Joe Manoni on Nov. 20, 2019)
	,				Draft a motion in limine to exclude a psychiatric evaluation of Plaintiff's ex-wife (approved by Joe
1050	11/30/2019	Robidoux, Kaitlin	4.10	\$668.30	Manoni on Nov. 20, 2019)
					Draft a motion in limine to exclude the testimony/opinions of Plaintiff's expert, Dr. Hawley
1051	11/30/2019	Robidoux, Kaitlin L.	3.20	\$521.60	(approved by Joe Manoni on Nov. 20, 2019)
1052	12/2/2019	Lazar, Alyssa	1.60		Revise jury instructions, voir dire, and verdict form
					Prepare and revise trial exhibit binders and CDs including additional redactions of personal
1053	12/2/2019	Smith, M. Leann	5.80	\$609.00	information and proper labeling of exhibits as ordered by the Court
1054	12/2/2019	Jeffries, Mark G.	1.00	\$179.00	Revise final witness and exhibit list
1055	12/2/2019	Jeffries, Mark G.	0.20	\$35.80	Email Plaintiff's counsel re: redaction of witness and exhibit list
1056	12/2/2019	Jeffries, Mark G.	0.80	\$143.20	Review motion in limine re: admissibility of Dr. Cooper-Lehki report
					Continue drafting a motion in limine to exclude the testimony and evaluation of Dr. Cooper-Lehki
1057	12/2/2019	Robidoux, Kaitlin L.	8.50	\$1,385.50	(approved by Joe Manoni on Nov. 20, 2019)
					Listen to audio recordings listed by plaintiff as trial exhibits to determine accuracy of plaintiff's
1058	12/3/2019	Smith, M. Leann	0.70	\$73.50	explanation of exhibit in preparation for filing objections to exhibits
					Review emails from Prosecuting Attorney's office to identify emails listed by plaintiff as trial
1059	12/3/2019	Smith, M. Leann	0.40	\$42.00	exhibits in preparation for filing objections to exhibits

	A	В	С	D	E
3	Date	Name	Hours		Narrative
1060	12/3/2019	Jeffries, Mark G.	1.70	\$304.30	Review Plaintiff's witness and exhibit lists and determine objections to same
1061	12/3/2019	Jeffries, Mark G.	3.80		Draft jury instructions
1062	12/3/2019	Jeffries, Mark G.	0.10	\$17.90	Call from Mike Kief re: efforts to locate fact witness James Merrill
					Continue drafting a motion in limine to exclude the testimony and evaluation of Dr. Cooper-Lehki,
					as well as any evidence about her past testimony and evaluation (approved by Joe Manoni on Nov.
1063	12/3/2019	Robidoux, Kaitlin L.	8.50	\$1,385.50	20, 2019)
1064	12/4/2019	Lazar, Alyssa	0.80	\$122.40	Revise verdict form
1065	12/4/2019	Jeffries, Mark G.	3.80	\$680.20	Draft jury instructions
1066	12/4/2019	Jeffries, Mark G.	0.20	\$35.80	Revise voir dire
1067	12/4/2019	Jeffries, Mark G.	0.80	\$143.20	Revise motions in limine
1068	12/4/2019	Jeffries, Mark G.	0.20	\$35.80	Revise verdict form
				465.00	Review the record and correspondence from Mark Jeffries in preparation for drafting objections to
1069	12/4/2019	Robidoux, Kaitlin L.	0.40	\$65.20	the plaintiff's witness and exhibit list and responses to the plaintiff's motions in limine
					Analysis of Mon. Co. file (approximately 188 pages), the analysis is relevant to preparing trial
1070		Williams, Monte'	2.90		witness examinations
1071		Lazar, Alyssa	1.10	<del></del>	Revise verdict form
1072		Jeffries, Mark G.	0.10		Email counsel re: information needed for joint pretrial order
1073		Jeffries, Mark G.	0.50		Revise proposed jury instructions
1074		Jeffries, Mark G.	0.20		Revise proposed verdict form
1075		Jeffries, Mark G.	0.20		Revise proposed voir dire
1076		Jeffries, Mark G.	2.40		Draft motion in limine re: psychological evaluation of Plaintiff and co-Defendant
1077		Jeffries, Mark G.	0.90		Revise motion in limine on Plaintiff's economics expert
1078	12/5/2019	Robidoux, Kaitlin	10.20	\$1,662.60	Draft objections to the plaintiff's pretrial witness and exhibit lists
					Continue analysis of the voluminous Mon. Co. file (approximately 122 pages), the analysis is
1079	12/5/2019	Williams, Monte' L.	2.10	\$375.90	relevant to preparing trial witness examinations
					Analysis of the Plaintiff's emails obtained (approximately 200 pages), the analysis is relevant to
1080	12/5/2019	Williams, Monte' L.	2.10	\$375.90	preparing trial witness examinations
					Analysis of Trooper Gaskin's deposition transcript (approximately 220 pages), the analysis is
1081	12/5/2019	Williams, Monte' L.	1.70	\$304.30	relevant to preparing for trial examinations
					Analysis of Trooper Barry's deposition transcript (45 pages), the analysis is relevant to preparing for
1082	12/5/2019	Williams, Monte' L.	1.40	\$250.60	trial examinations
1083	12/6/2019	Smith, M. Leann	1.70	\$178.50	Prepare exhibits for objections to Plaintiff's exhibits for trial

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Compare first witness list and exhibit list filed by Plaintiff with revised lists to determine any
1084	12/6/2019	Smith, M. Leann	0.40		differences
1085	12/6/2019	Smith, M. Leann	0.80	\$84.00	Revise proposed jury instructions for filing with the Court
1086		Smith, M. Leann	0.80	\$84.00	Revise voir dire and proposed verdict form based on the dismissal of defendant R. Gaskins
1087	12/6/2019	Jeffries, Mark G.	0.20	\$35.80	Revise proposed verdict form
1088	12/6/2019	Jeffries, Mark G.	0.30	\$53.70	Draft stipulation of voluntary dismissal of claims against Ronnie Gaskins
1089	12/6/2019	Jeffries, Mark G.	3.30	\$590.70	Revise objections to Plaintiff's witness and exhibit lists
1090	12/6/2019	Jeffries, Mark G.	1.00	\$179.00	Revise motion in limine to exclude Plaintiff's economics expert
1091	12/6/2019	Jeffries, Mark G.	0.20	\$35.80	Revise designation of joint exhibits
1092	12/6/2019	Jeffries, Mark G.	0.30	\$53.70	Revise proposed jury instructions
1093	12/6/2019	Jeffries, Mark G.	0.10		Revise proposed voir dire
1094	12/6/2019	Jeffries, Mark G.	1.00	\$179.00	Call and emails with Plaintiff's counsel re: information for joint pretrial order
1095	12/6/2019	Jeffries, Mark G.	3.10	\$554.90	Draft joint pretrial order
1096	12/6/2019	Jeffries, Mark G.	0.70	\$125.30	Revise motion in limine to exclude Dr. Cooper-Lehki report and testimony
1097	12/6/2019	Jeffries, Mark G.	0.30	\$53.70	Call and email to Ronnie Gaskins re: Plaintiff's agreement to voluntary dismiss claims against him
					Analyze parties' exhibits to determine exhibits to be designated as joint exhibits (approved by Joe
1098		Moore, Mitch	2.40		Manoni 11/20/2019)
1099	12/6/2019	Moore, Mitch	0.40	\$61.20	Draft parties' designation of joint exhibit list (approved by Joe Manoni 11/20/2019)
1100	12/6/2019	Williams, Monte' L.	3.30	\$590.70	Analysis of Trooper Kief's deposition transcript (180 pages of 320), the analysis is relevant to preparing for trial examinations
					Analysis of the Mon. Co. Prosecutor's file (approximately 330 pages), the analysis is relevant to
1101	12/6/2019	Williams, Monte' L.	3.30	\$590.70	preparing trial examination
1102	12/9/2019	Smith, M. Leann	1.60	\$168.00	Prepare exhibits for objections to plaintiff's witnesses and exhibits including redaction of children's names and other personal identifying information
1103		Smith, M. Leann	0.40		Revise objections to plaintiff's witnesses and exhibits based on dismissal of Defendant Gaskins
1104		Smith, M. Leann	0.40		Revise voir dire and proposed verdict form based on dismissal of Defendant Gaskins
1105		Smith, M. Leann	0.90		Revise pre-trial order based on dismissal of Defendant Gaskins
1106		Moore, Michael J	0.40		Revise joint exhibit and joint stipulation of fact filings
1107		Moore, Mitch	0.10		Call to counsel for co-defendant seeking approval of joint submissions
1108		Moore, Mitch	0.20		Call to Plaintiff's counsel seeking approval of joint submissions
1109	12/9/2019	Moore, Mitch	0.20	\$30.60	Draft email to all counsel requesting approval for joint submissions

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	А	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
1110	12/9/2019	Moore, Mitch	0.80	\$122.40	Draft joint stipulation of facts
					Analysis of report of Dr. K. Cooper-Lehki re: Defendant Costlow, the analysis is relevant to the
1111	12/10/2019	Williams, Monte' L.	0.50	\$89.50	defendant's trial preparation
					Continue analysis of Trooper Kief's deposition transcript (page 181 to 320), the analysis is relevant
1112	12/10/2019	Williams, Monte' L.	2.70	\$483.30	to preparing for trial examinations
					Analysis of statement of K. Ice re: Defendant Costlow, the analysis is relevant to the defendant's
1113	12/10/2019	Williams, Monte' L.	0.50	\$89.50	trial preparation
		-			
1114	12/10/2019	Williams, Monte' L.	0.90	\$161.10	Analysis of police reports related to incidents between Plaintiff, Defendant Costlow, and K. Ice
					Analysuis of Defendant Costlow's Petition for Contempt re: conduct of Plaintiff, the analysis is
1115	12/11/2019	Williams, Monte' L.	0.90	\$161.10	relevant to the defendant's trial preparation
					Analysis of the Monongalia Countly Prosecutor's discovery file, the analysis is relevant to the
1116	12/11/2019	Williams, Monte' L.	1.80	\$322.20	defendant's trial preparation
					Analysis of video footage re: the conduct of Defendant Costlow, the analysis is relevant to the
1117	12/11/2019	Williams, Monte' L.	0.90	\$161.10	defendant's trial preparation
					Analysis of T. Ballock emails to Defendant Costlow, the analysis is relevant to the defendant's trial
1118	12/11/2019	Williams, Monte' L.	0.50	\$89.50	preparation
		Williams, Monte'	2.80	<u> </u>	Analysis of the WVSP report re: Plaintiff, the analysis is relevant to the defendant's trial preparation
-		Jeffries, Mark G.	0.10	1	Call from Mike Kief re: status of case
1121		Jeffries, Mark G.	0.20		Review Plaintiff's expert witness biographical sketches
$\overline{}$		Jeffries, Mark G.	0.20		Review Plaintiff's responses to motions in limine
-		Jeffries, Mark G.	0.10		Review emails from Plaintiff's counsel to Court's clerk
1124	12/13/2019	Jeffries, Mark G.	0.20	\$35.80	Calls with Joe Manoni re: appearing at pretrial conference by telephone
1125	12/13/2019	Jeffries, Mark G.	0.10	\$17.90	Emails with counsel re: claims representative's appearance at pretrial conference by telephone
1126	12/13/2019	Jeffries, Mark G.	0.20	\$35.80	Text and phone call with Mike Kief re: summary judgment and need to attend pretrial conference
					Analysis of Plaintiff's expert economic report, the analysis is relevant to preparing for the parties
1127	12/13/2019	Williams, Monte' L.	0.40	\$71.60	pretrial hearing
					Analysis of Defendant R. Costlow's proposed jury instructions in preparation for the parties pretrial
1128	12/13/2019	Williams, Monte' L.	0.80	\$143.20	hearing

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
					Analysis of Defendant R. Costlow's proposed verdict form in preparation for the parties pretrial
1129	12/13/2019	Williams, Monte' L.	0.30		hearing
					Analysis of R. Gaskins' deposition transcript (approximately 220 pages), the analysis is relevant to
1130	12/13/2019	Williams, Monte' L.	1.80	\$322.20	preparing for the parties pretrial hearing
					Analysis of case law cited in Plaintiff's proposed jury instructions, the analysis is relevant to
1131	12/13/2019	Williams, Monte' L.	2.60		preparing for the parties pretrial hearing
					Analysis of Plaintiff's deposition transcript (170 pages of 725), the analysis is relevant to preparing
1132	12/13/2019	Williams, Monte' L.	1.80	\$322.20	for the parties pretrial hearing
					Analysis of Defendant Costlow's deposition transcript (150 pages of 250), the analysis is relevant to
		Williams, Monte' L.	1.10		preparing for the parties pretrial hearing
1134	12/20/2019	Jeffries, Mark G.	0.30	\$53.70	Call and email with Mike Kief re: order granting summary judgment
1135		Jeffries, Mark G.	0.10	\$17.90	Email Joe Manoni re: order granting summary judgment and whether to move for attorneys' fees
1136	12/20/2019	Jeffries, Mark G	0.40	\$71.60	Review order granting motion for summary judgment
1137		Jeffries, Mark G.	0.10	\$17.90	Email Mike Kief re: amended order granting summary judgment
1138	1/6/2020	Jeffries, Mark G.	5.30	\$948.70	Draft motion for attorneys' fees, approved by Joe Manoni on 1/6/2020
1139	1/6/2020	Jeffries, Mark G.	0.10		Call to Joe Manoni re: motion for attorneys' fees
1140	1/17/2020	Jeffries, Mark G.	0.40	\$71.60	Review Bill of Costs
1141	1/27/2020	Jeffries, Mark G.	0.70	\$125.30	Review Plaintiff's response to motion for attorneys' fees and costs
1142	1/28/2020	Jeffries, Mark G.	2.10	\$375.90	Draft reply to Plaintiff's response in opposition to motion for attorneys' fees
1143	5/1/2020	Jeffries, Mark G.	0.20	\$35.80	Email Court and counsel re: hearing on motion to dismiss
1144	5/13/2020	Jeffries, Mark G.	1.60	\$286.40	Review filings and draft outline in preparation for hearing on motion for attorneys' fees
1145		Jeffries, Mark G.	0.70	\$125.30	Review file and outline in preparation for hearing on motion for attorneys' fees
1146		Jeffries, Mark G.	1.80	\$322.20	Attend telephonic hearing on motion for attorneys' fees
1147	5/15/2020	Jeffries, Mark G.	0.30	\$53.70	Message clients re: results of hearing on motion for attorneys' fees
1148	5/15/2020	Jeffries, Mark G.	0.20	\$35.80	Email Joe Manoni re: results of hearing on motion for attorneys' fees
1149		Jeffries, Mark G.	0.30		Call from Mike Kief re: results of hearing on motion for attorneys' fees
1150	5/17/2020	Jeffries, Mark G.	3.50	\$626.50	Legal research re: award of attorneys' fees when motion to dismiss was denied
1151	5/19/2020	Jeffries, Mark G.	3.00	\$537.00	Draft supplemental briefing ordered by Court in issue of attorneys' fees
1152	5/20/2020	Jeffries, Mark G.	2.30	\$411.70	Draft supplemental briefing ordered by Court in issue of attorneys' fees
1153	5/26/2020	Jeffries, Mark G.	4.80	\$859.20	Draft supplemental briefing ordered by Court in issue of attorneys' fees
1154	5/27/2020	Jeffries, Mark G.	1.20	\$214.80	Draft supplemental briefing ordered by Court in issue of attorneys' fees
1155	5/28/2020	Jeffries, Mark G.	1.40	\$250.60	Draft supplemental briefing ordered by Court in issue of attorneys' fees

	Α	В	С	D	E
3	Date	Name	Hours	Amount	Narrative
1156	5/28/2020	Jeffries, Mark G.	0.40	\$71.60	Review order granting motion for attorneys' fees
1157	5/28/2020	Williams, Monte' L.	0.80	\$143.20	Analysis of billings in order to submit support for the defendant's motion for attorney fees
1158	5/30/2020	Jeffries, Mark G.	2.30	\$411.70	Draft supplemental brief on issue of attorneys' fees ordered by the Court
1159					
1160	TOTAL		1512.70	\$242,197.70	
1161					
1162					